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CLERK, U.S. DISTRICT COURT
ST. PAUL, MINNESOTA

DANNEZ HUNTER
1275 Lincoln Ave.
Ste #1
St. Paul, MN 55105
In Propria Persona

17cv1630 DSD/LIB

**UNITED STATES DISTRICT COURT
DISTRICT COURT OF MINNESOTA**

DANNEZ W. HUNTER, Individual
Direct Heir, from the ESTATE OF
ANNA SHORT HARRINGTON,
and OLIVIA HUNTER, a/k/a
("AUNT JEMIMA")

Plaintiff,

v.

JOHN D.J. ROCKEFELLER IV,
THE TRILATERAL COMMISSION
NOR, INDRA K. NOOYI,
SHARON P. ROCKEFELLER,
BARACK HUSSEIN OBAMA,
Former President of the UNITED
STATES OF AMERICA,
DNC SERVICES CORPORATION,
d/b/a DEMOCRATIC NATIONAL
COMMITTEE, HILLARY R.
CLINTON, a Former Secretary of
State, ERIC H. HOLDER JR.,
Former United States Attorney
General; TONY WEST, Former
Assistant Attorney General,
PEPSICO INC., a corporation, THE
QUAKER OATS COMPANY, a

CASE NO.:

- 1) 18 U.S.C. § 2340(2) – GENOCIDE
- 2) Dependent Adult Identity Theft – Minn. Statute 609.527 Subd. 2, 4(a)(b)(c), 5, 5a
- 3) Minnesota Constitution, Art. 1, Section 13 and Article 13, Section 4 – Taking Clause
- 4) 1970 Illinois Constitution, Art. II, Sect. I – Delegation of Govt. Power to "Private Group"
- 5) Minn. Stat. §626.557, Subd. 4, 5, 6, 7, 8, 17, 20 - Financial Exploitation Vulnerable Adult
- 6) 1787 N.Y. Bill of Rights, 5th Amendment
- 7) 18 U.S.C. § 201(b)(1) - Bribery of Public Officials / Judges
- 8) 18 U.S.C. § 2333
- 9) Separation of Powers Restoration Act Sect. 6(3)
- 10) 18 U.S.C. § 1961(5) – RICO
- 11) 18 U.S.C. § 1962(d) – RICO
- 12) 18 U.S.C. § 1964(c) - RICO
- 13) 1866 Civil Rights Act, - 42 U.S.C. § 1981
- 14) 18 U.S.C. § 401(3) Mitigating

SCANNED

MAY 17 2017

U.S. DISTRICT COURT ST. PAUL

| | | |
|----|--------------------------------|-------------------------------------|
| 1 | corporation, LUIS PRADO, | and Aggravating Contempt of |
| 2 | PINNACLE FOODS GROUP, a | <i>"Pigford II Congressional</i> |
| 3 | corporation, SHONA L. BROWN, | <i>Decree"</i> |
| 4 | GEORGE W. BUCKLEY, CESAR | 15) 18 U.S.C. 872 – Extortion By |
| 5 | CONDE, DINA DUBLON, RONA | Federal Employee |
| 6 | A. FAIRHEAD, DAVID C. PAGE, | 16) Minnesota Statute § |
| 7 | ROBERT C. POHLAD, | 609.23351(i)(ii)(2)(i)(3) |
| 8 | DANIEL VASELLA, DARREN | 17) 18 U.S.C. § 1956 – Money |
| 9 | WALKER, ALBERTO WEISSER, | Laundrying |
| 10 | JIM ANDREW, UMRAN BEBA, | 18) N.Y.S.S.L. 473(6)(g) - |
| 11 | JODY DAVIDS, IAN M. COOK, | Financial Exploitation of |
| 12 | CYNTHIA M. TRUDELL, HUGH | Vulnerable Adult |
| 13 | F. JOHNSTON, WILLIAM J. | 19) 18 U.S.C. § 875(d) - Interstate |
| 14 | CLINTON, a Natural Person, and | Electronic Extortion |
| 15 | Former President of the United | 20) 18 U.S.C. § 241 - Conspiracy |
| 16 | States, HILLARY & CHELSEA | Against Civil Rights |
| 17 | CLINTON FOUNDATION f/k/a | 21) 18 U.S.C. § 371 - (Conspiracy |
| 18 | WILLIAM J. CLINTON | to Commit Bribery and Honest |
| 19 | FOUNDATION, COVINGTON | Service Wire Fraud) |
| 20 | AND BURLING LLP, UNITED | 22) 18 U.S.C. § 1341 - Mail Fraud |
| 21 | STATES FEDERAL TRADE | 23) 18 U.S.C. § 1343 - Wire Fraud |
| 22 | COMMISSION, UNITED STATES | 24) 18 U.S.C. § 1345 - Injunction |
| 23 | PATENT AND TRADEMARK | 25) 18 U.S.C. § 1427 – Sale of or |
| 24 | OFFICE, UNITED STATES | Naturalization, Transfer of |
| 25 | DEPARTMENT OF | Citizenship Papers and Rights |
| 26 | AGRICULTURE, ONONDAGA | 26) 18 U.S.C § 1519 – Conceal, |
| 27 | COUNTY HEALTH | Cover-up, Breeding False |
| 28 | DEPARTMENT OFFICE OF | Documents In Federal |
| | VITAL STATISTICS, STATE OF | Investigations and Hearings |
| | | 27) Minn. Stat. § 609.714 |
| | | Subd.1(1)(2) |
| | | 28) 18 U.S.C. § 983(D)(iii)(iv) |
| | | 29) 18 U.S.C. § 3591(a)(1) |
| | | 30) 18 U.S.C. § 3592(b)(1)(2)(3) |
| | | 31) 28 U.S.C. § 2461 (Criminal |

NEW YORK, STATE OF
 MINNESOTA, STATE OF
 ILLINOIS; CITY OF CHICAGO,
 DEAN N. PANOS, JENNER &
 BLOCK, LLP, MARC L
 KESSELMAN, STEPHANIE ANN
 SCHARF, DEIRDRE A. FOX,
 SCHARF BANKS MARMOR LLC,
 JANE ANDERSON, JEFF VON
 FELDT, JOHN DUFFY, JENEL
 SAUBER, JANE ANDERSON,
 PONDVIEW TOWNHOMES OF
 WOODBURY LIMITED
 PARTNERSHIP, NORTHSTAR
 RESIDENTIAL, LLC, HALEY
 PITTS, LEAH C. JANUS,
 FREDRIKSON & BYRON, PA,
 ANDREA JEPSEN, and JOHN
 DOES 1 through 100 sued in their
 individual and official capacities.

Defendants.

Forfeiture)

32) DECLARATORY RELIEF
DEMAND FOR JURY TRIAL

I. INTRODUCTION.

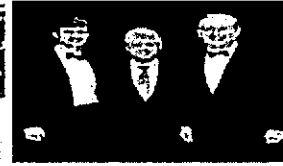
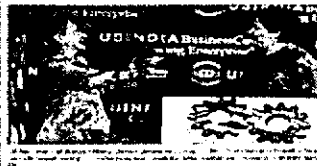
Plaintiff Dannez Hunter, a Direct Heir Individual from Anna Short Harrington and Olivia Hunter's "closed estates," a/k/a/ Aunt Jemima 1935 – present; hereby, brings forth this 1866 Civil Rights Acts Action, 42 U.S.C. § 1981 for \$33,000,000,000.00 for "Intrusion, Coercion, and Interfere with a Direct Heir's Rights," by the "Executive and Legislative Branch and herein demands "Declaratory Judgment," due to "Grand Larceny" "Financial Exploitation of a Vulnerable Adult," "Economic Genocide,"

1 “Dependent Adult Identity Theft,” in a pattern of collusion with “RICO Enterprises”
 2 to provide “criminal material support and resources” to “aid” “white terrorists” with
 3 carrying out “Espionage” to “Take” the Grandson’s “Private Property,” “Inheritance”
 4 through a “scheme and artifice” hashed by Senator John D.J. Rockefeller, IV, Ring
 5 Leader, Sharon P. Rockefeller, as “Shareholders” for PepsiCo Inc., PepsiCo’s Board of
 6 Directors, as their Legal Principals paid bribes, “Buying Influence” inside the U.S.
 7 Department of State / USDOJ to facilitate the “sale” of Anna Short Harrington and
 8 Olivia Hunter’s Death Certificates to The Quaker Oats Company with intent to unjustly
 9 enrich The Rockefeller Family while increasing the membership of the DNC and the
 10 Trilateral Commission Committee, as the Secretaries of States provided “services” on
 11 “retainer” to Indra Nooyi the “Surrogate Front/Foreign Terrorist” to “secure a future act”
 12 to “stonewall investigations” throughout several state and federal government branches
 13 as she “targeted 2 white families” and “1 black family” within a “12 month period” and
 14 used three or more USDOJ Assistant Attorneys to gain access to our Estate Papers,
 15 Documents and Effects to “advantage and award or attain a continuation of business” for
 16 the “Transnational Organized Crime Enterprises hereinafter “TOC,” while being in
 17 “Criminal Contempt” of the *Pigford I & II Decree*, and “overstepping their constitutional
 18 authority” in violence of 18 U.S.C. §§ 2, 3, 4, 1427, 1592(a). Plaintiff as a Financial
 19 Exploited Vulnerable Adult has suffered damages and violence under 18 U.S.C. 872, and
 20 2332(a), including but not limited to Minnesota Statute 626.557 Subd. 8, 17, 20, and
 21 Minn. Const. Art. 1, Section 13 and Article 13, Section 4 – “Taking Clause”:

22 Hillary Clinton¹
 23 Sharon P. Rockefeller

24 Hillary Clinton
 25 Indra Nooyi²

26 Bill Clinton
 27 John D.J. Rockefeller IV



28 ¹ <http://www.pepsico.com/live/pressrelease/Clinton-Foundation-and-PepsiCo-Launch-Strategic-Partnership-to-Spur-Social-and-E05222014>

² <http://charlesortel.com/concentrating-on-clinton-foundation-facts>

II. NATURE OF ACTION.

1. Plaintiff Dannez Hunter is classified as a Vulnerable or Dependent Adult under Minn. Statute 609.232, Subd. 11(4)(i)(ii). (Exh. SSD, SSD51016, PHIFERMD) On or about April 5, 2017, Plaintiff Hunter appeared in the U.S. District Court of Illinois to examine the Court Docket 100, 101, 102, 112 to obtain "Certified Copies" of Records from the vault that were not on Pacer.gov. Plaintiff asserts he filed a "Motion to Examine the Record and Partisan Activist Edmond Chang was not able to produce "3 out of 4 Original Certified Death and Birth Certificates with raised seals of Anna S. Olivia Hunter and Daniel Hunter bearing an "identification mechanism" as they were excluded from evidence, thus constituting a "mitigating pattern," Minn. Stat. 626.557 Subd. 8 by members of the Clinton Administration Team contrary to the *Black Farmers Discrimination Litigation*, Case 1:08-mc-00511-PLF Dockets 170-2, thus invoking "Intrinsic Mail Fraud" 18 U.S.C. § 1341 while subjecting the victim to egregious and hostile acts of "Dependent Adult Identity Theft," contrary to Chang's Judicial Oath, and denying equal rights to the poor versus the rich, due to discrimination based on ethnicity, race and disability.

2. Between January 4, 2012 through November 13, 2012, Plaintiff asserts and alleges Indra Nooyi, Legal Principal of PepsiCo "solicited" Barack Obama, Eric Holder, Attorney General, USDA, Covington & Burling and Tony West, Assistant Attorney Civil Rights Division and entered into an agreement to provide "criminal material support or resources" to launch "collateral attacks" upon Anna S. Harrington's Direct Heir Dannez Hunter and his mother Inez Hunter. Plaintiff asserts and alleges Legal Principals Hillary Clinton was rewarded with "illicit royalties" that were money laundered through a Charity Fraud, 18 U.S.C. §880, 1951, as well as, Covington & Burling. Plaintiff avers Legal Principal Tony West through "influence peddling" monetized his interest and obtained status rank, and/or an Executive Senior Position on / as the "Executive Vice President of Government Affairs, General Counsel and Corporate Secretary for PepsiCo" and Board of Director for PepsiCo in exchange for providing

1 criminal material support and resources to target, intimidate, or coerce Dannez Hunter, a
2 Direct Heir, thus invoking 18 U.S.C. § 600. (Exh. TOCCHART)

3 3. Between 2012 through 2013, Plaintiff asserts and alleges Indra Nooyi,
4 Barack Obama Administration, and DNC Services concocted a scheme to “Delegate
5 Government Powers to a Private Enterprise / PepsiCo Inc.” in violation of the 1970
6 Illinois Constitution, Art. II, Sect. I., in which Tony West was “assigned” subordinates
7 “Dean Panos, Acting Inspector General for the City of Chicago, and Marc Kesselman,
8 Sr. Litigation Counsel USDA while concealing a collateral attack from Senator John
9 D.J. Rockefeller IV’s and his wife Sharon P. Rockefeller *vis-a-vie* a “**Black Ops**
10 **Program**”. Contrary to the Whitehouse advertisement on the government webpage, Eric
11 Holder and Tony West provided “expert advice or assistance and services” in violence of
12 18 U.S.C. § 2332(a), including Minn. Stat. 626.557 Subd. 6, 8, 20.³ (Exh. BFL232)

13 4. Plaintiff avers the Ring Leader, John D.J. Rockefeller IV, Legal Principals,
14 Eric Holder, Tony West, Barack Obama, Indra Nooyi through the USDOJ unduly
15 influenced units of government to provide material support of resources, including
16 breeding “false documents” in violation of Public Policy to derail litigation against
17 PepsiCo through an “unfair business advantage that effects commerce” to “restrain
18 trade” by taking the plaintiff’s property and giving it to a foreign terrorist while
19 retaliating against a black National from physically appearing in a Federal Court to
20 testify against PepsiCo / Covington & Burling, Eric Holder, COO / Attorney General.

21 5. Between 2012 through 2013, Plaintiff asserts and alleges Eric Holder Legal
22 Principal carried out “**Subordinate Retaliatory Attacks**” in a scheme to “secret the
23 property to hinder the enforcement of a \$3,500,000,000.00 lien, or security interest”
24 contrary to Article 20, 14-118.4, as he advantaged Covington & Burling Corporate
25 Clients by targeting Dannez Hunter, as well as, family or acquaintances of Sophia
26 Stewart, thus affirming RICO. Plaintiff asserts and alleges Eric Holder simultaneously
27 plotting two predicate acts of espionage, in the Entertainment and Agriculture private
28

³<https://www.revisor.leg.state.mn.us/statutes/?id=626.557>

1 industries while concealing Ring Leader John D.J. Rockefeller, IV and Inda Nooyi,
 2 Legal Principal of PepsiCo as the “source of threats,” intimidation and coercion and
 3 “Financially Exploiting a Dependent Adult” resulting in **“Interference With Direct**
 4 **Heir’s Property Rights”**. (Exh. BLF232, STEWART285, LIENSOPHIA)

5 6. Plaintiff avers The Trilateral Commission, Executive Committee Indra
 6 Nooyi, Hillary R. Clinton, Bill Clinton, and Barack Obama schemed to increase the
 7 membership of the DNC, The Quaker Oats Company, William J. Clinton Foundation,
 8 (collectively hereinafter “Defendants” or “Legal Principals”) that turned the U.S Dept.
 9 of State into a “racketeering enterprise, intermingling funds” and “monetizing” their
 10 “business interests” through “Strategic Partnership Agreements,” and “MOUs,”
 11 associated in fact and in violence of the U.S. Constitution Article II, Section 1, Clause 7,
 12 Domestic Emoluments Clause prohibiting racketeering for which the Legal Principals
 13 conspired to inflict upon the victim conditions of life **“calculated to bring about its**
 14 **physical destruction in whole or in part members of the group, imposing measures**
 15 **intended to prevent births within the group;”** with the requisite “intent” to
 16 expeditiously become enriched by enabling a “TOC network,” thus constituting **“three**
 17 **or more mitigating acts of espionage”**. (Exh. CHART)

18 7. On December 4, 2014, Docket 75, Plaintiff asserts and alleges Partisan
 19 Activist Edmond Chang knowingly and willfully accepted bribes, Minn. Stat. 626.557
 20 Subd. 8 while interfering with the Direct Heirs Rights of Ownership to be secure in his
 21 Estate Papers, Documents and Effects, and forming an “unlawful combination” in the
 22 form of a Constructive Trust or otherwise, or conspiracy, in the restraint of trade or
 23 effecting interstate commerce in several States by the exploitation of the Aunt Jemima
 24 trademarks and refusing to equally apply the application of 765 ILCS 1075/30(a)(b).
 25 Plaintiff asserts Edmond Chang was aware that Grandma Olivia Hunter died in Syracuse
 26 on **November 30, 1992**, as Chang failed to rule on Docket 100, Exhibits 800, 1000,
 27 1001, 1018 on the inside of discovery.(Exhibits 1006, 1007, 1008; BLF232)

28 “Today we have all three branches of government represented at this event. In our
 founders incredible wisdom, they gave each branch of government a different role

1 in our great republic. We have a Congress to write the laws on behalf of the
 2 people. We have a President to enforce those laws and defend our nation. And we
 3 have a Supreme Court to apply and interpret the law in a fair and impartial manner
 4 when disagreements arise. The Founders separated power, because they knew it
 5 was the best way to protect our citizens and keep our constitution secure. Justice
 6 Gorsuch, you are now entrusted with the sacred duty of defending our
 7 constitution. Our country is counting on you to be wise, impartial and fair to serve
 8 under our laws, not over them, and to safeguard the right of the people to
 9 GOVERN THEIR OWN AFFAIRS.”⁴ ~ (*Donald Trump Confession*) (5:39 –
 10 7:05)

11 “I Neil M. Gorsuch do solemnly swear. I will administer justice without respect to
 12 persons, and do **equal right to the poor and to the rich**. And that I will faithfully
 13 and impartially discharge and perform all the duties incumbent upon me, as an
 14 associate justice of the supreme court of the united states, under the constitution
 15 and the laws of the united states, so help me God.” ~ (*Supreme Court Justice*
 16 *Anthony M. Kennedy Confession*)⁵

17 8. Plaintiff avers the “negligent acts of omission” by Partisan Activist Edmond
 18 Chang for the “exclusion” of 3 out of 4 government Original Death Certificates and my
 19 Original Birth Certificate constitutes “**Dependent Adult Identity Theft**” Minn. Statute
 20 626.557 Subd. 8 in a “**pay-to-play**” “**Black Ops Program**” that facilitated the scheme
 21 through the U.S. Department of State to increase the membership of the DNC Party,
 22 inclusive of John DJ Rockefeller, IV, Hillary Clinton, Barack Obama at my expense.

23 9. Plaintiff asserts and alleges Barack H. Obama acquiesced to Eric Holder,
 24 Covington & Burling coordinating and directing attacks against the Direct Heir and his
 25 family while Holder provided “expert espionage services” to facilitate a TOC network
 26 with the creation of “**Constructive Trusts**” in two private industries. Plaintiff avers
 27 Partisan Activist Edmond Chang aided and abetted Legal Principals with committing
 28 “Extrinsic and Intrinsic Fraud,” N.Y. S5821, Minn. Statute 628.26, for Dockets 87, 88,
 120, constituting corruption of judgeship and bribery of a judicial officer in an “official
 hearing” in violence of 18 U.S.C. § 201(b)(1)(a)(b), 28 U.S.C. § 453 including, but not
 limited to 18 U.S.C. § 1512(2)(A)(B)(i)(ii). “There was no good reason in law, logic, or

⁴ <https://www.youtube.com/watch?v=zK2hIqCZGjc>

⁵ https://www.nytimes.com/2017/04/10/us/politics/neil-gorsuch-supreme-court.html?_r=0

1 public policy for conferring immunity on private persons who persuaded the immune
 2 judges (*i.e.* Edmond Chang and Elena Kagan) to exercise his/her jurisdiction corruptly.”
 3 (Exhibit KAGAN1, KAGAN2, KAGAN243, KAGAN244, KAGAN283, KAGAN8081)

4 **III. JURISDICTION.**

5 10. This is a declaratory judgment action pursuant to the Federal Declaratory
 6 Judgment Act, 28 U.S.C. §§ 2201-02, and for damages due to the Legislative and
 7 Executive Branches exceeding their U.S. Constitutional authority to improperly interfere
 8 with property rights. Subject matter jurisdiction is conferred under 28 U.S.C. §§ 1332,
 9 1338(a) and (b), as this action concerns an amount in controversy over \$75,000,
 10 exclusive of cost and interest and is between a citizens of different states.

11 **IV. SUPPLEMENTAL JURISIDICTION.**

12 11. Supplemental jurisdiction is conferred under 28 U.S.C. §§ 1332(a)(2),
 13 1367(a) with respect to state common law claims, “Minnesota Statute 626.557 (2010)
 14 Private Right of Action for Financial Exploitation (Vulnerable Adult Act)” Subd.
 15 20(a)(b)(c) and violations that occurred in this District that form part of the same case
 16 and controversy that is subject to this Court’s jurisdiction.

17 **V. JURISDICTIONAL POWERS.**

18 12. The Court has “exclusive jurisdiction” pursuant to 28 U.S.C. 1346(b)(1) for
 19 this civil action on claims against the United States to redress personal injuries, or loss of
 20 property caused by “negligent acts of omission” that occurred in this District and are in
 21 violence of U.S. Constitution 1st, 5th, 13th, 14th Amendments and to adjudicate Diversity
 22 of Citizenship between Plaintiff and Naturalized Defendant(s).
 23

24 13. Jurisdictional power is conferred pursuant to 28 U.S.C. §§ 1338(a)-(b) to
 25 adjudicate a federal question, or actual controversy to take private property for public
 26 use without compensation and “introduce enslavement” in Ramey County District when
 27 joined with a substantial and related claim under trademark laws or Minnesota Statute
 28 609.025(1).

1 **VI. VENUE.**

2 14. Venue is proper pursuant to 28 U.S.C. §§ 1391(b) and (d), because PepsiCo
3 Inc. is doing transacting business in this District; and a substantial part of the “negligent
4 acts of omission” given rise to the claims have occurred and are continuing in this
5 District citing Minnesota Statute 609.2335 Subd. 5.

6 **VII. VENUE POWERS.**

7
8 15. “Any national injured in his person, property or business by reason of an act
9 of international terrorism, or his or her estate, survivors, or heirs may sue therefor in any
10 appropriate District Court of the United States, and shall recover threefold damages he
11 sustains and the cost of the suit, including attorney fees” pursuant to 18 U.S.C. 2332(a).⁶

12 **VIII. PROCESS.**

13 16. Each of the Defendants named herein conducts business in Minnesota,
14 Chicago, and New York and therefore subject to nationwide service of process pursuant
15 to 18 U.S.C. § 1965(d).

16 17. Plaintiff was disseised of property, freehold, liberties of free custom,
17 outlawed, condemned and destroyed, because of discrimination based on “mental
18 disability,” and was unable to protect my “right of citizenship” due to the bribery of
19 Officers of the Court, maltreatment, and a Dependent Adult Identity Theft scheme in
20 violence of Minn. Stat. 609.527 Subd. § 2, 4(a)(b)(c), 5, 5a. The Plaintiff avers
21 “Citizenship Documents” were “excluded” to his detriment as a Dependent Adult, thus
22 invoking Minn. Statute 626.557 Subd. 8.

23
24 18. “**Jurisdiction Power**” for the U.S. Constitution, 1866 Civil Rights Act, 42
25 U.S.C. §1981 is invoked for “controversies” to “**define citizenship,**” under U.S.
26 Constitutional 14th Amendment under the “**Citizenship Clause**” for the enjoyment of
27 civil rights and immunities mandate equally applying fundamental “Equal Protection and
28

⁶ Exh. CRS2332; <https://fas.org/sgp/crs/natsec/R41333.pdf>

1 Due Process" to make and enforce contracts, to sue, be parties, and give evidence, to
 2 inherit, purchase, lease, sell, hold, and convey real and personal property, and to full and
 3 equal benefit of all laws and proceedings for the security of person and property, as is
 4 enjoyed by white citizens, and shall be subject to like punishment, pains, and penalties,
 5 and to none other, any law, statute, ordinance, regulation, or custom.

6 19. Plaintiff is "isolated" from my father's family, due to the Officers of the
 7 Court from the State of Minnesota, State of Illinois "operating in consort" to advantage
 8 their political party by implementing an illegal practice under archaic "*Black Code*
 9 *Laws*," while plotting to "enrich" whites exactly like *The Osage Indian Murders*,⁷
 10 through "Identity Theft of my Grandmothers, as well as, "my Identity," thus constituting
 11 a "continuation" of a "Financial Crime" prohibited under 18 U.S.C. § 225(a)(1)(2)(b).⁸
 12 Plaintiff asserts and alleges the Executive Branch, Legislative Branch, Ring Leader John
 13 D.J. Rockefeller IV, Eric Holder, former Attorney General and Tony West, Assistant
 14 Attorney, USDOJ conspired to "monetized" their interest 18 U.S.C. 375, 880, 1505
 15 "trading insider influence," with local government officials in the State of Minnesota
 16 within the scope of their employment in "preparation" to steal "Aunt Jemima royalties"
 17 and "Aunt Jemima Rights" by providing "criminal material espionage support or
 18
 19

20 ⁷ The Osage Indian Murders Aggravating Espionage; Exh. OSAGE200

21 <https://vault.fbi.gov/Osage%20Indian%20Murders>

22 ⁸ "Early on, all fingers pointed at William Hale (pictured below), the so-called "King of the
 23 Osage Hills." A local cattleman, Hale had bribed, intimidated, lied, and stolen his way to wealth
 24 and power. He grew even greedier in the late 1800s when oil was discovered on the Osage
 25 Indian Reservation. Almost overnight, the Osage became incredibly wealthy, earning
 26 "ROYALTIES" from "OIL SALES" through their federally mandated "head rights." The
 27 locals weren't talking. Hale had threatened or paid off many of them; the rest had grown
 28 distrustful of outsiders; The agents were able to prove that Hale ordered the murders of
 "Anna and her family to inherit their oil rights." Estimates are that 60 or more wealthy, full-
 blood Osage were killed from 1921 to 1925. The murders appear to have been committed by
 people greedy to take over the great wealth of the Osage, whose land was producing valuable
 oil, and who each had headrights that earned lucrative annual royalties. "The FBI, also
 revealed extensive corruption among local officials involved in the Osage guardian
 program." [https://www.fbi.gov/history/famous-cases/murder-and-mayhem-in-the-osage-](https://www.fbi.gov/history/famous-cases/murder-and-mayhem-in-the-osage-hills)
 hills; Exh. OSAGE100

resources” to PepsiCo Inc., The Quaker Oats Company, and Pinnacle Foods Group. Plaintiff Hunter owns and interest in the Royalties of the Aunt Jemima sales.

20. Plaintiff avers the Legal Principals perverted the due administration of justice, penalized, or engaged in rebuttable inference while stonewalling investigations into transnational organized crime, contrary to 18 U.S.C. § 1505. Plaintiff asserts and alleges Ring Leader John D.J. Rockefeller and Sharon P. Rockefeller are “Shareholders” on the Board of Directors of PepsiCo, and became the “possessor” of personal “identifying documents” and unlawfully used my resources, funds, royalties and property for their personal gain, while unjustly enriching a “Foreign Terrorist” Indra Nooyi as a “Front” to profit or advantage at my expense in the District of Ramsey County, thus invoking violence against Minnesota Statute 609.2335 § Subd. 5. Plaintiff asserts and alleges Ring Leader John D.J. Rockefeller IV unlawfully delegated government power to a private entity inclusive of his wife as the ‘conduit shareholder’ in comparison to the scheme of William Hale, that used his nephew Ernest Burkhart, through marriage to steal Anna Brown's family “head rights” for oil royalties exceeding \$500,000.00 annually. Plaintiff asserts and alleges John D.J. Rockefeller IV just like William Hale “bribed, intimidated, lied, and stolen his way to wealth and power.”

21. Plaintiff herein invokes *Protective Principle* against The Trilateral Commission, Nor, Executive Committee Members, Indra Nooyi that filed 5 or more trademarks in different countries, threatening the States’ security or interferes with the operation of its government functions prohibited under 18 U.S.C. § 2331(5)(A)(B)(i)(ii)(iii). (Exh. SSD, 1010, 1011, 1012, 1013, 1014, 1017, B, 31)

IX. STANDING.

22. Plaintiff as a “Financially Exploited Dependent Adult” has suffered “irreparable personal injury” or “imminently and will continue to suffer injury” due to “Grand Larceny” of property, Dependent Adult Identity Theft, resulting in a loss of legitimate claim of entitlement to property, royalties, commercial interest, and capacity

1 to pay for rent, food, medicine, medical treatment and housing without fundamental Due
 2 Process under the U.S. Constitution's 5th, 13th, and 14th Amendments. The injury was not
 3 abstract and within the zone of "Grand Larceny" of property, interests, inheritance, and
 4 pattern of espionage. Plaintiff Hunter has a legally protectable property interest and that
 5 he has suffered or will suffer a deprivation of that property without adequate process
 6 under N.Y. Social Service Law 473(1)(a)(6)(g)(8)(b)(c)(e)(f), including N.Y. Social
 7 Service Law 550 but not limited to Minn. Stat. 626.557 Subd. 20. (Exh. 1000,
 8 SSD51016)

9 **PARTIES**
 10 **PLAINTIFF**

11 23. Plaintiff Dannez Hunter is located at 1275 Lincoln Ave, Ste #1, St. Paul,
 12 MN 55105, and files this suit as an "Individual Disabled Direct Heir" and Great
 13 Grandson from the Estate of Anna Short Harrington and Grandson of Olivia Hunter.

14 **DEFENDANTS**

15 24. On information and belief, Defendant John D.J. Rockefeller IV, is a "Ring
 16 Leader" and former Senator and is located at 2121 Park Rd NW, Washington, DC.
 17 20010-1049.

18 25. On information and belief, Defendant The Trilateral Commission, Nor c/o
 19 Joseph S. Nye, Jr., North American Chairman and is located at The North American
 20 Group 1156 Fifteenth Street, NW, Washington, DC 20005, (PH) 202-467-5410, (F) 202-
 21 467-5415.

22 26. On information and belief, Defendant Sharon Lee Percy Rockefeller is a
 23 Natural Person and former Board Member of PepsiCo Inc. and is located at 2121 Park
 24 Rd NW, Washington, DC. 20010-1049, (PH) 212 767-1946, (PH) 202-842-6161.

25 27. On information and belief, Defendant Indra Nooyi, ("hereinafter PepsiCo
 26 Board of Director & CEO) is located at 700 Anderson Hill Road Purchase, New York
 27 10577.
 28

1 28. On information and belief, Defendant Barack Hussein Obama is a Natural
2 person, and former President of the United States of America, located at an unknown
3 address within the United States.

4 29. On information and belief, Defendant Hillary Rodham Clinton is a Citizen
5 of New York, and served as the 67th Secretary of State, from January 2009 until
6 **February 1, 2013** located at 3067 Whitehaven St. N.W., Washington, D.C. 20008, or
7 Chappaqua, New York.

8 30. On information and belief, Defendant Eric Himpton Holder Jr., is a Natural
9 person and former Nation's 82nd Attorney General of the United States of America,
10 **D.C. Bar No. 303115**, located at Covington & Burling LLP, One City Center, 850 Tenth
11 Street, NW, Washington, DC 20001-4956, (PH), 1 202 662 6000. He served as the U.S.
12 Attorney General from February 3, 2009 through **April 27, 2015** under the United States
13 President.

14 31. On information and belief, Defendant Covington and Burling LLP is
15 located at One City Center 850 Tenth Street, NW Washington, DC 20001-4956, (PH), 1
16 202 662 6000.

17 32. On information and belief, Defendant Tony West, ("hereinafter PepsiCo's
18 Board of Director) is located at 700 Anderson Hill Road Purchase, New York 10577 and
19 is the Assistant U.S. Attorney for the Civil Division that represents 1000 subordinates
20 including the U.S. government, government agencies, Cabinet officials, and members of
21 Congress.

22 33. On information and belief, Defendant Shona L. Brown, ("herein after
23 PepsiCo Board Director) is located at 700 Anderson Hill Road Purchase, New York
24 10577.

25 34. On information and belief, Defendant George W. Buckley, ("herein after
26 PepsiCo Board Director) is located at 700 Anderson Hill Road Purchase, New York
27 10577.
28

1 35. On information and belief, Defendant Cesar Conde, ("hereinafter PepsiCo
2 Board Director) is located at 700 Anderson Hill Road Purchase, New York 10577.

3 36. On information and belief, Defendant Ian M. Cook, ("herein after PepsiCo
4 Board Director) is located at 700 Anderson Hill Road Purchase, New York 10577.

5 37. On information and belief, Defendant Dina Dublon, ("hereinafter PepsiCo
6 Board Director) is located at 700 Anderson Hill Road Purchase, New York 10577.

7 38. On information and belief, Defendant Rona A. Fairhead, ("hereinafter
8 PepsiCo Board Director) is located at 700 Anderson Hill Road Purchase, New York
9 10577.
10

11 39. On information and belief, Defendant Richard W. Fisher, ("hereinafter
12 PepsiCo Board Director) is located at 700 Anderson Hill Road Purchase, New York
13 10577.

14 40. On information and belief, Defendant William R. Johnson, ("hereinafter
15 PepsiCo Board Director) is located at 700 Anderson Hill Road Purchase, New York
16 10577.

17 41. On information and belief, Defendant David C. Page ("herein after PepsiCo
18 Board Director) is located at 700 Anderson Hill Road Purchase, New York 10577.
19

20 42. On information and belief, Defendant Robert C. Pohlad ("hereinafter
21 PepsiCo Board Director) is located at 700 Anderson Hill Road Purchase, New York
22 10577.

23 43. On information and belief, Defendant Daniel Vasella ("hereinafter PepsiCo
24 Board Director) is located at 700 Anderson Hill Road Purchase, New York 10577.

25 44. On information and belief, Defendant Darren Walker ("herein after PepsiCo
26 Board Director) is located at 700 Anderson Hill Road Purchase, New York 10577.
27
28

1 45. On information and belief, Defendant Alberto Weisser (“hereinafter
2 PepsiCo Board Director) is located at 700 Anderson Hill Road Purchase, New York
3 10577.

4 46. On information and belief, Defendant Jim Andrew or James P. Andrew
5 (“hereinafter Executive Vice President, Corporate Strategy and Chief Venturing Officer,
6 Board of Directors”) is located at 700 Anderson Hill Road Purchase, New York 10577.

7 47. On information and belief, Defendant Umran Beba (“herein Senior Vice
8 President, Chief HR Officer For Human Capital Mgmt. Serv. & Operations) is located at
9 700 Anderson Hill Road Purchase, New York 10577.

10 48. On information and belief, Defendant Hugh F. Johnston (“hereinafter Vice
11 Chairman, and Chief Financial Officer”) is located at 700 Anderson Hill Road Purchase,
12 New York 10577.

13 49. On information and belief, Defendant The Clinton Foundation is a non-
14 profit 501(c)(4) entity, a/f/a The William J. Clinton Foundation located at c/o Chairman
15 Bruce Lindsey or Vice – Chairman, 1271 Avenue of the Americas, 42nd Floor, New
16 York, New York 10020.

17 50. On information and belief, Defendant William J. Clinton is located a P.O.
18 Box 937 Chappaqua, New York 10514-0937.

19 51. On information and belief, Defendant PepsiCo, Inc., Certification #
20 97594978 is located at 700 Anderson Hill Road Purchase, NY 10577 and with a Chicago
21 office located at 555 West Monroe Street, Chicago, IL 60661, (Ph): (914) 253-2000, Fax
22 Number: (914) 253-2070. PepsiCo Inc. Register of Agents is c/o CT Corporation
23 System, 111 Eighth Ave. N.Y., N.Y. 10011.⁹ Its principal place of business is New York.

24 52. On information and belief, Defendants The Quaker Oats Company,
25 Certificate 7256401000, is a “Corporation” located at 555 W Monroe St Fl. #1 Chicago,
26
27
28

⁹ <https://cu.pepsico.com/old-us-pages/tropicana/tropicana-company-info-tab>

1 Illinois 60661-3716 United States. Defendant Quaker Oats Register of Agents is c/o CT
2 Corporation System, 208 So. LaSalle St. Suite 814, Chicago, IL 60604 to be served with
3 the civil complaint.

4 53. On information and belief, Defendants Luis Prado" located at 555 W
5 Monroe St Fl. #1 Chicago, Illinois 60661-3716 United States.

6 54. On information and belief, Defendant Pinnacle Foods Group, Business
7 Identification 0600313869, Certificate, #6000048040, LLC, c/o Agent: C T Corporation
8 System is located at 208 SO. LaSalle Street, Ste # 814, Chicago, IL 60604, and a
9 Principal place of business 99 Jefferson Road, Parsippany, NJ 07054.

10 55. On information and belief, Defendant Dean Nicholas Panos, at 4043
11 Hampton West Spring, IL 60558, Bar Nos. 258517, 6203600, March 6, 2006, is located
12 at 353 N. Clark Street Chicago, IL 60654 and was provided with unlawful immunity.

13 56. On information and belief, Defendant Jason Bradford, Natural Person, Bar
14 Nos. is located at 353 N. Clark Street Chicago, IL 60654 that was provided with
15 unlawful immunity.

16 57. On information and belief, Defendant Jenner & Block LLC, File No.
17 00495301, located at c/o JB Corporate Services, Inc. One IBM Plaza, 40th Floor,
18 Chicago, IL 60611 and was provided with unlawful immunity.

19 58. On information and belief, Defendant c/o Maureen K. Ohlhausen, Federal
20 Trade Commission, Federal Trade Commission is located at 600 Pennsylvania Avenue,
21 NW, Washington, DC 20580, Telephone: (202) 326-2222.

22 59. On information and belief, Defendant B. Todd Jones is a Natural Person for
23 and Assistant Attorney from the Department of Justice located at 600 U.S. Courthouse,
24 300 S. Fourth Street, Mpls., MN 55415.

25 60. Defendant U.S. Department of Justice, c/o Attorney General of the United
26 States is located at Room 5111, 100th & Constitution Avenue, NW Washington, D.C.
27 20530, (PH) (202) 514-2000.

1 61. Defendant c/o Drew Hirshfeld, United States Patent and Trademark Office
2 (USPTO) P.O. Box 1450 Alexandria, VA 22313-1450.

3 62. On information and belief, c/o Sonny Perdue, Secretary of Agriculture,
4 U.S. Department of Agriculture, is located at 1400 Independence Ave., S.W.
5 Washington, DC 20250.

6 63. On information and belief, Defendant Marc L. Kesselman,
7 marc.kesselman@yum.com is located at 7100 Corporate Drive Plano, TX 75024
8

9 64. On information and belief, Defendant Janet L. Silverberg is located 3744 N.
10 Bosworth Ave., Chicago Il 60613 or 555 West Monroe Street, Chicago, IL 60661, (PH)
11 (312) 821-1000.

12 65. On information and belief, Defendant DNC Services Corporation d/b/a
13 Democratic National Committee is located at 430 S. Capitol Street S.E. Washington, DC
14 20004

15 66. Defendant c/o Indu Gupta, MD, MPH, Commissioner of Health
16 Department, Onondaga County Health Department, Office of Vital Statistics that is
17 located at 421 Montgomery Street, 9th Floor Civic Center Basement Level Syracuse,
18 New York 13202, (PH) (315) 435-3252; Email indugupta@ongov.net.

19 67. On information and belief, Scharf Banks Marmor LLC, c/o Business Filings
20 Incorporation is located at 118 W. Edwards Street Ste 200, Springfield, IL 62704, File
21 Number 03837459, (PH) 312-726-6000.
22

23 68. On information and belief, Defendant Stephanie Ann Scharf, ARDC No.
24 6191616 is located at 333 West Wacker Drive, Suite 450, Chicago, IL 60606, (PH) 312-
25 726-6000. 1513(b)(c)(e),

26 69. On information and belief, Deirdre A. Fox, ARDC No. 6206110, Scharf
27 Banks Marmor LLC, 333 West Wacker Drive, Suite 450, Chicago, IL 60606, (PH) 312-
28 726-6000.

1 70. On information and belief, Defendant State of Minnesota, c/o Lori Swanson
2 is located at 116 Veterans Service Building 20 W 12th Street St. Paul, MN 55155.

3 71. On information and belief, Defendant State Illinois c/o Lisa Madigan, is
4 located at Office of the Attorney General Chicago Main Office 100 West Randolph
5 Street, Chicago, IL 60601, (312) 814-3000.

6 72. On information and belief Defendant City of Chicago, c/o Mayor Rahm
7 Emanuel, Mayor is located City Hall, 121 N. LaSalle Street, Chicago, Illinois 60602.

8 73. On information and belief, Defendant State of New York, c/o Eric T.
9 Schneiderman is located at Office of the Attorney General The Capitol, Albany, NY
10 12224-0341.

11 74. On information and belief, Defendant Leah C. Janus, Fredrikson & Byron
12 200 S 6th Street, Ste # 4000 Minneapolis, MN 55402.

13 75. On information and belief, Defendant Fredrikson & Byron Fredrikson &
14 Byron 200 S 6th St Ste 4000 Minneapolis, MN 55402.

15 76. On information and belief, Defendant John Duffy, 12708 Wayzata Blvd
16 #400, Mtka, MN 55305, USA.

17 77. On information and belief, Defendant Jeff Von Feldts, 12708 Wayzata Blvd
18 #400, Mtka, MN 55305, USA.

19 78. On information and belief, Defendant Jane Anderson, 12708 Wayzata Blvd
20 #400, Mtka, MN 55305, USA.

21 79. On information and belief, Defendant Jenel Sauber, 12708 Wayzata Blvd
22 #400, Mtka, MN 55305, USA.

23 80. On information and belief, Defendant c/o DDC Woodury LLC, Pondview
24 Townhomes of Woodbury Limited Partnership is located at 11900 Wayzata Blvd. #216J,
25 Mtka, MN 55305.
26
27
28

1 81. On information and belief, Defendant Northstar Residential, LLC is located
2 at On information and belief, Defendant Jenel Sauber, 12708 Wayzata Blvd #400, Mtka,
3 MN 55305, USA.

4 82. On information and belief, Defendant Haley Pitts is located at Fredrikson &
5 Byron PA, 200 S. 6th Street, Ste #4000, Minneapolis, MN 55402-1425.

6 83. On information and belief, Defendant Leah C. Janus is located at Fredrikson
7 & Byron PA 200 S. 6th Street, Ste #4000, Minneapolis, MN 55402 Email
8 ljanus@fredlaw.com.

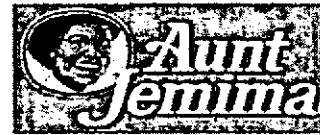
9 84. On information and belief, Defendant Fredrikson & Byron PA is located at
10 200, S. 6th Street, Ste #4000, Minneapolis, MN 55402, Email: ljanus@fredlaw.com
11

12 85. On information and belief, Defendant, Andrea Jepsen, c/o John M. Degan,
13 Briggs and Morgan, P.A. 2200 IDS Center, 80 South Eighth Street, Minneapolis,
14 Minnesota 55402-2157.

15 86. John Does 1 through 100 are fictitious names of defendants sued under the
16 provision of Section 474 of California Code of Civil Procedure because their true names
17 and capacities, whether individual, association, partnership, corporation or otherwise, are
18 unknown to Plaintiff at this time. Plaintiff will seek leave of court to amend this
19 Complaint to allege the true names and capacities of said defendants when they are
20 ascertained.

21 87. On June 28, 1991, Plaintiff asserts "Enemy Belligerent" Janet Lynn
22 Silverberg, Chief Trademark Executive Officer located as a (REGISTRANT) for
23 "Quaker Oats Company, located at The CORPORATION NEW JERSEY 555 West
24 Monroe Street Chicago ILLINOIS 60661" recorded a "False Oath Of Ownership," in an
25 act of "espionage" for the scheme of "Transnational Aggravated Terrorist Identity
26 Theft" and "Senior Citizen Identity Theft," contrary to 18 U.S.C. § 1028(A)(a)(1)(2),
27 of Olivia Hunter's image / likeness "without a written consent" for the Aunt Jemima
28 Trademark Reg. No. 1697862.

88. Applicable "Prior Registrations" are 1534523; 1549337; AND OTHERS," thus invoking violence pursuant to of 15 U.S.C. § 1052(a). Plaintiff avers PepsiCo exploited Grandma Olivia Hunter's exact likeness. (Docket 100, 101, 102, 112, Exh. 800, 1000, 1001, 1018, 1009, 1001, 1010, 1011, 1012, 1013, 1014 , 31, 1000, 1017, B, 43, 44, 45); (Exh. CERTQUAKER)



Grandma Olivia Hunter
Registration Number 1697862
Serial Number 74180630; (Exh. 1697862)

89. On December 06, 2007, Legal Principal Janet L. Silverberg, Legal Principal located at 3744 N. Bosworth Ave. Chicago IL 60613, "Employer" PepsiCo, Occupation, paid a "bribe" disguised as a "TOC network campaign contribution" in the amount of \$250.00 with "intent to influence or secure the performance of a future act" from LAWYER OBAMA, BARACK / JOSEPH R. BIDEN VIA OBAMA FOR AMERICA," Item No. 28932822990, as a Presidential "Candidate and Vice President". Plaintiff asserts and alleges Legal Principal Silverberg, thereafter operated "without legal malpractice insurance" and "under color" of state law, in a scheme to obtain "immunity" for "espionage" and "Transnational Aggravated Terrorist Identity Theft". Plaintiff asserts and alleges Silverberg inveigled a Presidential Candidate to "do or abstain from acting" in his "Official capacity" after her filing of a "False Oath of ownership" "without a written consent," and coincidentally 6 months prior" to Grandma Olivia Hunter's death, as she suffered from "*Cancer and Dementia*," thus constituting a pattern of "*Admissions By Conduct*" prohibited pursuant to Art. 20 – Extortion, 14.118.5, and 18 U.S.C. § 201(1)(A)(B)(C), 225(A)(1)(2)(b), 1512(2)(A)(B), 1962(a)(b)(c), and

1 the Espionage Act of 1917.¹⁰ (Exhibit BRIBE1; Exhibit BRIBE2); (Exh.
2 CERTPEPSICO)

3 90. Around or about November 7, 2013, the Plaintiff contacted Defendants
4 Onondaga Office of Vital Statistics, and Jane Doe, as the Co-Conspirators made asinine
5 demands instructing the Robert Angel and Jonathan Pollard that represented more than
6 13 family members, to go ask "PepsiCo's Board of Directors" (*i.e.* Senator John D.J.
7 Rockefeller IV, Ringer Leader, and his wife Sharon P. Rockefeller) to ask the "Latent
8 Racists" for permission to gain access to our Grandmothers' Original Death Certificates
9 for Anna S. Harrington and Olivia Hunter, thus constituting violence prohibited under
10 1970 Illinois Bill of Rights, Art. II, Section I, - "Separation of Powers," unlawful
11 Delegation of Government Powers to a Private Entity," thus constituting "Interference with
12 the Direct Heirs Rights to Inherit Property".

13 91. Plaintiff avers after the bribery payments were made to secure a future acts,
14 as the Legal Principals prepared for the crime inside the U.S. Department of State
15 contrary to 1917 Espioange Act. Plaintiff asserts and alleges Partisans Activist Chang,
16 Hamilton, Flaum, Bauer, and Kagan denied a Motion for the Plaintiff to testify during an
17 official hearing while a foreign terrorist stole my Grandmothers' Original Death
18 Certificate, as Vital Statistics warned the Defendantgs of impeading discovery and
19 litigation contrary to 720 ILCS 5/29D-10(P)(3)(4)(5)(6), including but not limited to 18
20 U.S.C. §1505.

21 92. In the interim, Plaintiff avers Legal Principal Janet L. Silverberg's name
22 was deleted from the "Attorney Registry & Disciplinary Commission" to "criminally
23 shield" her inside the TOC Network as the "Executive Branch" became her "insurer"
24 citing 18 U.S.C. § 1030(e)(1).

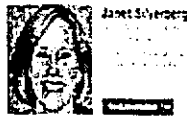
25 93. Between September 30, 2014, through February 18, 2015 in exchange for
26 the prior bribery payments to enable a "Black Ops Pay to Play Program" run through
27 the U.S Department of State, the Surrogate Indra Nooyi, born under another flag, placed
28 Hillary Clinton on "Attorney Retainer" to coordinate the section of Partisan Activists

¹⁰ [HTTP://DOCQUERY.FEC.GOV/PDF/001/28932820001/28932820001.PDF](http://DOCQUERY.FEC.GOV/PDF/001/28932820001/28932820001.PDF); Exh. 1

1 Edmond Chang, William Bauer, and Elena Kagan. Plaintiff asserts and alleges Edmond
 2 Chang "abused his authority" 28 U.S.C. 453 under the "color of right" and disseised
 3 plaintiff of private property in violence of Hunter's U.S. Constitution, 5th Amendment
 4 "Due Process and Equal Protection Rights" while Chang made "material false
 5 statements" inside Documents 87 and 88 about Plaintiff's lineage, thus constituting
 6 "Dependent Adult Identity Theft" Minn. Stat. 609.527 Subd. 4(a)(b)(c), 5a. Plaintiff
 7 avers the Conspirators obstructed Hunter from "physically appearing" in a state or
 8 federal court to "testify" "under oath" and to simply show his "identification," while
 9 Chang allowed a foreign Terrorist to steal a national Citizen's "Identification Documents"
 10 thus in violence against Public Policy, 18 U.S.C. §§ 2, 3, 4 including Minn. Stat. §
 11 626.5572, Subd. 9(b)(1)(2)(3)(4). (Exhibits 1018, 1000, 1000, 800, 1007, 1008, 1009)

12 94. Plaintiff asserts Partisan Activist Edmond Chang accepted bribes from
 13 Pepsico and the Quaker Oats Company during an "official hearing;" in order, to disseise
 14 Plaintiff of my property rights as a "Dependent Adult" while Chang was in possession of
 15 Social Security Disability Benefits, and denied the plaintiff "a reasonable opportunity to
 16 present evidence on my behalf". (Exh. SSD, SSD51016)

17 95. On April 5, 2017, Plaintiff avers Dockets 100, 101, 102, 112, Exhibits 800
 18 1000, 1001, 1018, were excluded from evidence while concealing "Strategic Partnership
 19 Agreements" and "Memorandum Of Understanding hereinafter "MOUs," between
 20 PepsiCo and Hillary R. Clinton, Bill Clinton, William J. Clinton Foundation, including
 21 illicit payments to Covington & Burling, thus invoking violence against the U.S.
 22 Constitution Article II, Section 1, Clause 7, Domestic Emoluments Clause, N.Y. Social
 23 Service Law §§ 473(1)(a), 473(6)(g), 473(8)(b), 473(1)(a)(6)(g)(8)(b)(c)(e)(f),
 24 493(1)(4)(iii)(iv), 18 U.S.C. 201(b)(1); 18 U.S.C. 1962(a)(b)(c). Plaintiff asserts and
 25 alleges Partisan Activist Hamilton, Flaum, Bauer and Kagan abstained from enforcing
 26 the "Federal Rules of Evidence". (Exh. STONEWALL100; APP. A, H)



11

| Contributor Name | City | State | ZIP Code | Employer | Occupation | Committee Name | Transaction Date | Amount | Image Number |
|------------------|---------|-------|----------|----------|------------|----------------|------------------|-------------|--------------|
| SILLICK JANET | CHICAGO | IL | 60611 | PEPSICO | SALES | PEPSICO | 12/24/04 | \$27,000.00 | 11 |

96. On August 6, 2004, INDRA NOOYI, for PepsiCo Inc. through her husband RAJ K. NOOYI, made a bribery payment of \$27,000.00 with "intent to influence an award or continuation of business or to gain an unfair advantage" by "inveigling" "KERRY VICTORY 2004," thus constituting "*Admissions By Conduct*" prohibited pursuant to 18 U.S.C. §§ 371, 983(D)(iii), 2331(5)(A)(B)(1)(2)(3).¹² (Exh. KERRY27000) (Exh. CERTPEPSICO)

97. Thereafter, INDRA NOOYI, Principal Conspirator became "emboldened" ("emphasis added") to collect on the "bribery payments" by taking a "short spy road to riches" to secure "performance of future acts" and used the "instrumentalities" from the U.S. Department of State, Secretaries Hillary Clinton, John Kerry, and Eric Holder for the U.S. Dept. of Justice to provide "criminal material services" to aid a Foreign Terrorist with taking white and black "Nationals Estate Papers, Documents and Effects" while assigning "Enemy Belligerents" Marc Kesselman, Sr. Litigation Counsel USDA/USDOJ/White house, and Dean Panos, Inspector General for the United State of America, thus invoking violations of 18 U.S.C. 1962(a)(b)(c). (Exh. KERRY2700)

98. Between 2012 through 2013, Indra Nooyi "TOC Legal Principal" became emboldened by the "Pay-to-Play" bribery payments that were coordinated through the "U.S. Dept. of State, Black Ops Program" while "monetizing" her relationship within the "Trilateral Commission Executive Committee Shadow Government" inclusive of Hillary Clinton, Barack Obama and Eric Holder, as Nooyi "targeted in a scheme of espionage to take the "Pepsi Formula" from Joan Sillick, James Richard Ritchie, Ms. Julie Burns, SportFuel, and Dannez Hunter for the Aunt Jemima pancake "Formula and my

¹¹ <http://docquery.fec.gov/pdf/001/28932820001/28932820001.pdf>; Exh. 1

¹² <http://docquery.fec.gov/cgi-bin/fecimg/?24971551718>; Exh. 2

Grandmothers” Identities,” as she robbed American Families of their prosperity, thus constituting violence under the 1917 Espionage Act, including 18 U.S.C. § 3592(b)(1).

99. On September 30, 2014, according to the U.S. Department of State “Copyright” photo of INDRA NOOYI, the Rockefeller Surrogate “ran” to the U.S. Department of State, at 14:25 p.m. and met again with JOSEPH BIDEN,” after Janet L. Silverberg made a payment of \$250.00 to “LAWYER OBAMA, BARACK / JOSEPH R. BIDEN VIA OBAMA FOR AMERICA,” as Principal Conspirator “Indra Nooyi” concealed her husband’s payment of \$27,000.00 to induce JOHN KERRY to “secure the performance of a future act” to benefit PepsiCo and Quaker Oats while utilizing Marc Kesselman, Sr. Litigation Counsel USDA and Dean Panos, Inspector General that engaged in “espionage” and Grand Larceny of “Estate Papers, Documents and Effects” in anticipation of *Dannez Hunter vs. PepsiCo, Inc.* 14-cv6011, thus invoking violence against 18 U.S.C. § 1427.¹³ (Exh. CERTPEPSICO, CERTQUAKER, CERTPINNACLE)

File:Vice President Biden Chats With
PepsiCo CEO Nooyi.jpg



Size of this picture: 600 x 427 pixels. Other resolutions: 320 x 213 pixels | 640 x 427 pixels | 1,024 x 683 pixels | 1,280 x 853 pixels | 4,781 x 3,174 pixels. File size: 1.76 MB. MIME type: image/jpeg.

Devolution: U.S. Vice President Joe Biden chats with Indra Nooyi, CEO of PepsiCo, at a luncheon that the Vice President convened with U.S. Secretary of State John Kerry at the U.S. Department of State in Washington, D.C., on September 30, 2014. (State Department photo: Public Domain)

Date: 30 September 2014 14:25
Source: Vice President Biden Chats With PepsiCo CEO Nooyi
Author: U.S. Department of State from United States

100. During the *Mosaic of Guilt Window* that the U.S. Dept. of State took the picture of Indra Nooyi, said Principal “Surrogate” from the country of India utilized the “instrumentalities” of Dean N. Panos, Inspector General and Marc Kesselman, Sr. Litigation Counsel USDA to carry out “mitigating acts” of “espionage” within a 24 month window to rob Plaintiff of his “inheritance and prosperity” by taking in a “pattern” my family’s “Estate Papers, Documents and Effects,” while colluding with

¹³https://commons.m.wikimedia.org/wiki/File:Vice_President_Biden_Chats_With_PepsiCo_CEO_Nooyi.jpg

1 Indra Nooyi, as an immigrant to unduly influence units of government after bribes were
 2 paid to target a "white family" in a scheme to take their Estate Papers, Documents and
 3 Effect for products placed in "interstate or foreign commerce" for the "Pepsi Drink
 4 Formula" as cited by *Joan Ritchie Silleck, The Estate of Richard James Ritchie, and*
 5 *Robert Ritchie v. PepsiCo, Inc.* Case No. 1:12 cv – 03556-JMP Docket 13, page 11, line
 6 number 56 in comparison to "similar situated" Dannezh Hunter, thus constituting violence
 7 contrary to 18 U.S.C. §§ 1963(2)(A)(C)(D)(b)(1)(2) and 15 U.S.C. § 1052(a)

8 101. On information and belief after the Legal Principals consummated the
 9 crime, Barack Obama, Joe Biden, John Kerry ordered that "conclusive evidence" of
 10 Anna Short Harrington be deleted from "Government databases" leading to broken
 11 links.¹⁴ Plaintiff avers once this corruption agreement and the TOC crime was
 12 consummated, the Rogue Government Officials "ordered" the "conclusive evidence /
 13 links" for the "definition" for "TOC" to be deleted from certain links¹⁵ and archived on
 14 the "White house website and Database".¹⁶ (Exh. 666I, 46, 44, 45)

15 102. On October 1, 2012, in the case of *Joan Ritchie Silleck, The Estate of*
 16 *Richard James Ritchie, and Robert Ritchie v. PepsiCo, Inc.* Case No. 1:12 cv – 03556-
 17 JMP Docket 13, page 11, line number 56, as it concerns "Industrial Espionage" for the
 18 "Pepsi Drink Formula," the Ritchie Family disclosed that Richard Ritchie was
 19 "Targeted" while he had "severe and debilitating Parkinson's disease, which noticeably
 20 impaired his speech and physical condition" line number 60. Plaintiff avers Legal
 21 Surrogate Principal, Indra Nooyi became "embolden" during said *Mosaic of Guilt*
 22 *Window* after making "coordinated" "TOC network bribery payment(s) with "intent to
 23 influence and award or continuation of business to gain an unfair advantage" by sending
 24 "undercover government agents," as so-called "Historians" to the Ritchie family house to
 25 "Take" the Pepsi formula, exactly like the "Mafia," thus invoking 18 U.S.C. 3592(b)(1):
 26
 27

28 ¹⁴ <http://www.marlbocounty.org/quality-of-life/historic-past.aspx>

¹⁵ <https://www.whitehouse.gov/administration/eop/nsc/transnational-crime/threat>

¹⁶ <https://obamawhitehouse.archives.gov/administration/eop/nsc/transnational-crime/threat>

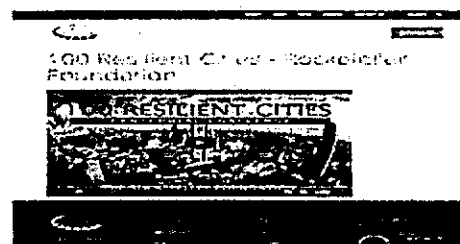
59. The Pepsi historian informed Pepsi of the existence of the Ritchie Documents, and shortly thereafter, a Pepsi representative contacted Mr. Richard James Ritchie, visited his home in Gettysburg, Pennsylvania, reviewed the Ritchie Documents and took a photograph of the 1941 Document containing the original Pepsi-Cola formula. Shortly thereafter, in a second visit to Mr. Richard James Ritchie's home, the Pepsi representative demanded that all of the Ritchie Documents be handed over to him; however, Mr. Richard James Ritchie refused this request. He had also previously placed all of the important documents in a bank safe deposit box for protection.

103. Between October 27, 2011 through February 18, 2015, John D.J. Rockefeller IV, "Ring Leader" and Sharon P. Rockefeller, Principal Conspirator, and PepsiCo Inc. Defendant "Shareholders" held in 2010 Common Stock worth 71,620, including Phantom Units of Preferred Stock 6,917, for a total of 78,537 Common Stock.¹⁷ Said Recidivist Racketeers John D.J. Rockefeller IV, and Sharon P. Rockefeller through the ROCKEFELLER FOUNDATION made a "Slush Fund Charity Fraud Bribery" payment to the WILLIAM J. CLINTON FOUNDATION,¹⁸ controlled by Hillary Clinton and Bill Clinton in the amount of \$25,000,000.00, thus affirming violence prohibited by "Stop Trading on Congressional Knowledge Act of 2012". Plaintiff avers Sharon P. Rockefeller, Conspirator had 45,833, Common Stock in PepsiCo, Inc.,¹⁹ contrary to 18 U.S.C. § 602(a)(4), and U.S. Constitution Article I, Section 6 Emoluments Clause.²⁰

100104270401

100104270401

100104270401



¹⁷<https://www.sec.gov/Archives/edgar/data/77476/000119312510064516/ddef14a.htm>

¹⁸ <https://www.clintonfoundation.org/file/2474>

¹⁹

https://www.pepsico.com/docs/album/Investor/297606_pepsico_webready_w8xpqzcnaxknax.pdf?sfvrsn=0

²⁰ <https://www.clintonfoundation.org/contributors?category=%2410%2C000%2C001+to+%2425%2C000%2C000>

104. Around or about **October 27, 2011**, Plaintiff asserts PepsiCo Inc. made a Slush Fund Bribery Payment of **\$250,000.00** to the “William J. Clinton” Charity Fraud,” 501(c)(4), Tax Id. 31-1580204 on the same day that a “Falsified Unlawful Detainer” was served upon my mother, Inez Hunter, in violence of 18 U.S.C. § 1519.²¹ The intent of Hillary R. Clinton, Indra Nooyi, and Eric Holder to coordinate a Racial Terrorist attack against my mother, as well as, myself had everything to do with my mother being the Surviving Spouse, with the authority to exercise her Spousal Rights of Election to open the Estates of Anna Short Harrington and Olivia Hunter.²² (Exhs. BRIBE250K, HRCBRIBE100, HRCBRIBE102, HRCBRIBE10, CORR52214A, CORR52215B, CORR52214C, CORR52214D, CORR52214E, CORR52214F, CORR208, CORR62615, BRIBE66, BRIBE67; Exh. 1007, 1008, 1009, 1000, 1001, 1010, 1011, 1017, B)

Hillary Clinton²³

Sharon Rockefeller

Hillary Clinton

Indra Nooyi²⁴

John DJ Rockefeller

Bill Clinton



Donation Amount
\$100,000 to \$250,000

25

X. WAIVER OF SOVEREIGN IMMUNITY.

105. From **February 2, 2010** into **February 2, 2015**, and through **February 18, 2015**, Enemy Belligerent Indra Nooyi penetrated the U.S. Dept. of State to enable a “TOC / Black Ops Program” with criminal assistance from Eric Holder, COO Covington & Burling. Plaintiff asserts and alleges that Eric Holder and Indra Nooyi engaged in

²¹<https://www.clintonfoundation.org/contributors?category=%2410%2C000%2C001%20to%2425%2C000%2C000>

²²<https://www.clintonfoundation.org/contributors?category=%24100%2C001%20to%20%24250%2C000&page=5>

²³ <http://www.pepsico.com/live/pressrelease/Clinton-Foundation-and-PepsiCo-Launch-Strategic-Partnership-to-Spur-Social-and-E05222014>

²⁴ <http://charlesortel.com/concentrating-on-clinton-foundation-facts>

²⁵<https://www.clintonfoundation.org/contributors?category=%24100%2C001%20to%20%24250%2C000&page=5>

1 espionage with impunity and stole over \$50,000,000,000.00 by “targeting” black
 2 Nationals, in the Entertainment and Agriculture private sectors “effecting interstate and
 3 international commerce” through direct bribery and “extortion” while Holder corrupted
 4 the Judgeship of Dee Benson and Edmond Chang. Plaintiff avers the Conspirators
 5 carried out the TOC crime during Black History Month. Plaintiff asserts and alleges
 6 rogue officers of the court within the State of Minnesota, and State of Illinois
 7 “coordinated” falsifying documents 18 U.S.C. 1519 targeting the black Nationals on
 8 Malcolm X’s anniversary for his assassination, dated Feb. 20th, as well as, Martin Luther
 9 King’s assassination of April 4th, thus constituting *mens rea*.

10 106. Reluctantly, Plaintiff has to exclude Edmond Chang, William Bauer, Joel
 11 Flaum, David Hamilton, and Elena Kagan as “**Defendants;**” in order, turn them into
 12 “Witnesses” in the “interests of the Sixth Region,” so that future black Nationals will be
 13 able to “Detect” and proactively “Neutralize” rogue officials enabling a “Black
 14 Ops/Infrastructure”. Plaintiff asserts the “Enemy Belligerents” operated under the “color
 15 of state law” using “Surrogates,” born under other “flags,” “but welcomed under
 16 generous naturalization laws who poured the poison of disloyalty into the very arteries of
 17 national life to rob Americans and who sought to bring the authority and of the
 18 Government into ill-repute and contempt, in a scheme “to destroy industries, as the
 19 Surrogates formed plots to destroy the personal property of Americans.”²⁶

20 107. On the other hand, Defendants Principals The State of Minnesota, State of
 21 Illinois, City of Chicago and State of New York “Waive Sovereign Immunity” by an
 22 “Abuse of Process,” “Negligent Acts of Omission,” “Intrusion” of the “Legislative” and
 23 “Executive Branch imposing “undue influence” upon the Judiciary with all the violence
 24 under 18 U.S.C. § 1964(c) (Civil Remedies For RICO) for “abuse of process” “by
 25 reason of “on-going” violations for (p7redicate racketeering acts by an “enterprise”)
 26 invoked 18 U.S.C. § 1962 while and knowingly and willfully enabling a “Black Ops
 27 Institutional Program” involving stonewalling investigation in “multiple branches” of
 28

²⁶ https://en.wikipedia.org/wiki/Espionage_Act_of_1917

1 government constituting “aggravating acts of espionage” in breach of the *Black Farmers*
 2 *Discrimination Litigation*, Case No. Case 1:08-mc-00511-PLF Dockets 170-2, 231, 232.
 3 27

4 108. “It will be conceded at once, that should a law violate any of the restrictions
 5 in the constitution pertaining to the subject matter, as to denying the right of trial by jury,
 6 “**introducing slavery**,”²⁸ or otherwise, it would be void. This result, however, would be
 7 solely because the **Legislative Branch would had exceeded its jurisdiction in violence**
 8 **of 18 U.S.C. § 1965(a)(b)(c)(d).**”²⁹ The “Creation of a Remedy” is invoked by the
 9 “confession” of Elena Kagan’s inside Senate hearing³⁰ regarding the *Doctrine of*
 10 *Constraints*, overstepping its role, thus warranting Declaratory Judgment under 28
 11 U.S.C. § 2201(a)(b)-02, including 15 U.S.C. § 1119.

12 109. Defendants were “served on any person or entities in any judicial district in
 13 which such person resides, is found, has a Registered Agent, or transacts his affairs,” and
 14 regularly conducts business in multiple districts including New York, and Chicago for
 15 “Grand Larceny” of Trademarks that are distributed through interstate commerce and is
 16 also in these Districts pursuant to 28 U.S.C. § 1402(b).

17 **XI. SUSPENSION OF STATUTES OF LIMITATION.**

18 110. Around April 7, 2017, Plaintiff filed a Motion for a Suspension of Statutes
 19 of Limitation due to corruption. Grandma Olivia Hunter domiciled in Syracuse and died
 20 on November 30, 1992. Plaintiff invokes similar situated domestic timeliness applied to
 21

22
 23 ²⁷ DENNIS v. SPARKS, (1980) No. 79-1186; Argued: October 8, 1980, Decided: November 17, 1980
 24 “The action against the private parties accused of conspiring with the judge is not subject to dismissal.
 25 Private persons, jointly engaged with state officials in a challenged action, are acting “under color” of
 26 law for purposes of 1983 actions. And the judge’s immunity from damages liability for an official act that
 27 was allegedly the product of a corrupt conspiracy involving bribery of the judge does not change the
 28 character of his action or that of his co-conspirators. Historically at common law, judicial immunity does
 29 not insulate from damages liability those private persons who corruptly conspire with a judge.”

<http://caselaw.findlaw.com/us-supreme-court/449/24.html>

²⁸ *Dannez Hunter vs. PepsiCo Inc.*, Docket 53, page 6, footnote 5, (*Classifying Human as Fictional Character*)

²⁹ <http://open.mitchellhamline.edu/cgi/viewcontent.cgi?article=2215&context=wmlr>

³⁰ <http://www.washingtonpost.com/wp-srv/politics/documents/KAGANHEARINGSDAY2.pdf>; Exh. KHEARING70

1 white people applicable under “Joan Ritchie Silleck, Estate of Richard James Ritchie,
2 Robert Ritchie et al. v. PepsiCo, Inc., Case number 1:12-cv-03556, Docket 13, (U.S.
3 District Court of New York 2013), line number 53” exceeding “70 years” pursuant to
4 765 ILCS 1075/20(a)(1)(2)(3)(b)(3)(a), and 765 ILCS 1075/30(b) exceeding 50 years.
5 (Exh. PUBLICITY30)

6 111. Plaintiff Hunter is a “Financially Exploited Dependent Adult” with standing
7 to refile this civil action pursuant to “**confession**” inside an Order by the State of
8 Washington, State of Minnesota vs. Donald Trump, President of the United States and
9 Rex Tillerson, Secretary of State, Docket No. 17-35105, page 19, paragraph 3. The Fifth
10 Amendment of the Constitution prohibits the Government from depriving individuals of
11 their “life, liberty, or property, without due process of law, including Article III, Section
12 2 of the U.S. Constitution that allows federal courts to consider only “Cases” and
13 “Controversies.”³¹

14 112. The injury is connected to the Partisan Activist Elena Kagan overstepping
15 the “*Doctrine of Judicial Restraint*,” as the State of Washington vs. Donald Trump, 2:17-
16 cv-00141 Document 3, page 18, lines 5 through 11 “confessed” “The Fifth Amendment
17 protects all persons who have entered the United States “from deprivation of life, liberty,
18 or property without due process of law.” “There is “no exception” to this rule,” thus
19 constituting abuse of process prohibited under Minn. Statute§ 626.5572 Subd. 9.
20

21 113. A favorable court jury decision must be likely to redress the injury for a
22 Disabled Heir’s Inheritance disseised pursuant to Minnesota Statute 626.5572 Subd. 5,
23 and “owes a duty under state law to prevent a foreseeable harm.”

24 **XII. MANDATORY SF-95 FORM.**

25 114. On November 21, 2016, James G. Touhey, Jr. at the behest of Barack
26 Obama, Eric Holder, and Hillary Clinton sent an “Administrative Tort Claim” with the
27 instructions to bring suit “no later than six months,” invoking 28 U.S.C. § 2401(b)
28

³¹ https://www.nycourts.gov/history/legal-history-new-york/documents/Publications_New-York-Bill-Of-Rights.pdf

1 including 28 U.S.C. § 2675(a), and 11 U.S.C. §§ 501, 502 in reference to the mandatory
2 SF-95 Forms. Plaintiff reserves the right to file suit against said government agencies for
3 providing criminal material support to help PepsiCo engage in a pattern of Trademark
4 Infringement, during the *mosaic of guilt window* that the U.S. Department of State
5 hosted multiple meeting with Indra Nooyi. (Exh. DOJ112116)

6 115. Plaintiff is informed and believe, and on the basis allege, that at all times
7 relevant hereto, the defendants, and each of them, were acting on behalf of and as the
8 employee, agent, and/or representative of each other with the consent, knowledge and
9 permission of each other, and were acting within the course, scope and purpose of said
10 employment, agency, authority and/or representation. (Exh. 121)

11 116. Plaintiff also is informed and believe, and on that basis allege, that all
12 defendants sued herein as Does, and each of them, acted in consort, participated in and
13 aided and abetted in the acts alleged herein, or are in some manner responsible for the
14 acts alleged herein. Plaintiff further is informed and believe, and on that basis allege, that
15 some or all of the acts and omission alleged herein and some or all of the damages
16 sustained by Plaintiff occurred within this judicial district of Minnesota, Chicago, and
17 New York.

18 117. The Quaker Oats Company, and PepsiCo and Does 1 through 100 are
19 collectively referred to herein as "Defendants".
20

21 118. The true names and capacities of said fictitiously named Defendants,
22 whether individual, corporate, partnership, associate, or otherwise, are presently
23 unknown to Plaintiff and Plaintiff will seek leave of Court to amend this Complaint to
24 assert the true names and capacities of said fictitiously named Defendants when the same
25 have been ascertained. (For convenience, hereinafter collectively' referred to as
26 "Defendants" and each reference to a named defendant herein includes reference to the
27 Doe Defendants.)
28

119. Plaintiff Hunter is informed and believe, and based thereon allege, that at all times relevant to this action, each of the Defendants or their agents, partners, representatives, employees and/or joint ventures of the remaining Defendants, and each of them, are, and at all times mentioned herein were, acting within the course of the scope of an agency, partnership, representation, employment and/or joint venture. Plaintiff is further informed and believe, and based thereon allege, that the actions herein alleged concerning each such Defendant was known to, authorized by, and/or ratified by the other Defendants, and each of them.

120. On October 27, 2014, on the same day, after Plaintiff Dannez Hunter vs. PepsiCo Inc., Case No. 14-cv-2011 filed Docket 71, for a "Motion to Compel Dean Nicholas Panos, Inspector General for the United States to Relinquish For Inspection the Stolen Estate Papers, Documents and Effects of Anna Short Harrington." On said date, Principal Conspirator John D.J. Rockefeller IV, "Ring Leader" at the behest of Co-Conspirator Sharon P. Rockefeller, Principal "Shareholder" coordinated a "TOC Network payment" , as an individual, partnership, corporation, association or legal entity, inside a union or group of individuals associated in fact although not a legal entity in the amount of \$15,000.00 to the "DNC SERVICES CORP./DEM. NAT'L COMMITTEE" Image No. 201507239000400717 that was designed to "obstruct testimony, or withhold a record, document, or other object, from an official proceeding" , thus constituting "*Admissions by Conduct*" prohibited under 18 U.S.C. 1512(B)(1)(2), including 18 U.S.C 1961(3)(4), and 18 U.S.C. §§ 880, and 1425(a)(b).³²



³² <http://docquery.fec.gov/cgi-bin/fecimg/?201507239000400717>

121. Around or about **March 16, 1965**, Plaintiff asserts and alleges PepsiCo Inc. and Quaker Oats “financed” Defendant Covington & Burling Partner James P. Shanahan to engaged in a “Shake Down” serving a federal “terrorist tax lien” as a favor to Defendants PepsiCo Inc., and The Quaker Oats Company in the amount of \$299.92 during Aunt Deloris Hoffman’s Surrogate Court hearing in the Fifth District Court of Onondaga to intimidate Uncle Levi Harrington being a Disabled Executor of the Estate as he only had “**One Arm**,” thus constituting “*actus reus*” in violations of N.Y.P.L. §§ 460, 460.30(1)(a)(b)(c) including but not limited to Minn. Statute § 609.281 Subd. 4(2)(3)(4). (Exh. 666A; TERR1, 666A, 666B)

XIII. FACTUAL BACKGROUND:

122. On **November 24, 1936**, Plaintiff asserts and allege Defendant “the Quaker Oats Company, the Corporation New Jersey 141 West Jackson Boulevard Chicago Illinois” filed a “False Oath of Ownership” within the USPTO for the Aunt Jemima trademark Serial Reg. No. 71385940 “without a written consent” from Anna Short Harrington to exploit her image / likeness. The Registration date is April 6, 1937 and the renewal is 19770406. Plaintiff avers within the application, Defendant The Quaker Oats Company “lied” and claimed my Grandmother to be a “fictional character”, thus invoking violations of 15 U.S.C. § 1052(a): (See: Dockets 100, 101, 102, 112 Exhibits 800, 1000, 1001, 1018, 3300A, 31, 23, 24, 1003, 1002, 111, 310, 311, CERQUAKER)

AUNT JEMIMA



Reg. No. 71385940
Great Grandma Anna Short Harrington

123. Defendant Quaker Oats engaged in immoral, deceptive, or scandalous matter; or matter which may disparage or falsely suggest a connection with persons, living or dead, to be used as a “national symbols,” to classify a formerly living Human

Being as "fictional character;" in order, to discriminate against an ethnic group or bring them into contempt, or disrepute when used in connection to products and goods" placed in interstate or international commerce, thus invoking violations of 15 U.S.C. § 1052(a) : (Exh. 3300A, 31, 1007, 1008, 1009, 1001, 1010, 1011)



"3. Anna Harrington, 11. BIRTHPLACE (State) Bennettsville, S.C., 13a. USUAL OCCUPATION – Cook, Demonstrator, 13b. KIND OF BUSINESS OR INDUSTRY QUAKER OATS COMPANY" (Dockets 100, 101, 102, Exh. 800, Sealed Certified Death Certificate of Grandma Anna Short Harrington;

"The last "Aunt Jemima"³³ for Quaker Oats Cereals was Annie Short Harrington from Marlboro County. She was discovered by the Quaker Oats Company in 1935 at a fairground in Syracuse, N.Y. "WHILE COOKING".³⁴(Exhs. 23, 24, Marlboro County "Government Issued" (Emphasis Added) Resource Historical Guide); (Docket 100, 101, 102; Docket 112, Exhs. 1, 800, 1000, 1001, 1018)

"The last "Aunt Jemima"³⁵ for Quaker Oats Cereals was Annie Short Harrington from Marlboro County. She was discovered by the Quaker Oats Company in 1935 at a fairground in Syracuse, N.Y. "WHILE COOKING". (EMPHASIS ADDED");³⁶(Exhs. 23, 24, Marlboro County

³³ <http://visitbennettsville.com/wordpress/wp-content/uploads/2011/05/goodtohome-brochure.pdf>;

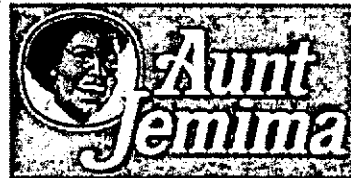
³⁴ <http://visitbennettsville.com/wordpress/wp-content/uploads/2011/08/bennettsville-resourceguide.pdf>

³⁵Exh. 1002; <http://www.marlbocountysc.org/quality-of-life/historic-past.aspx>

³⁶Exhs. 1, 800, lines 13(a) "Occupation"; 13b, "Industry" Quaker Oats Company Anna Short Harrington Death Certificate); Exh. 50, Certified Trademark Grandma Harrington;

“Government Issued” Resource Historical Guide); (Docket 100, 101, 102, 112, Exhs. , 800, 1000, 1001, 1018

124. On June 28, 1991, Defendants PepsiCo and Quaker Oats Company with the criminal assistance of Janet Lynn Silverberg “rushed” to file “False Oaths of Ownership” for the “Aunt Jemima Trademarks” exploiting Olivia Hunter’s exact likeness / image “without written consent” (“emphasis added”) inside the USPTO, Serial No. 74180630, Registration Number 1697862. Plaintiff Dannez Hunter asserts and alleges that PepsiCo Inc. knew that Grandma Olivia Hunter was terminally ill and dying of “Cancer”. The Registration date is June 30, 1992, and the Conspirators cited themselves as the (REGISTRANT), Quaker Oats Company, the Corporation New Jersey 555 W. Monroe Street Chicago Illinois 60661, with prior registration 1534523;1549337; AND OTHERS. The Affidavit Text violates “SECT 15. SECT 8 (6-YR). SECTION 8(10-YR), thus invoking violations of 18 U.S.C. 983(3)(B), 15 U.S.C. 1119, 1120, 1052(a).



Olivia Hunter
Reg. No. 1697862
Serial No. 74180630

125. On November 30, 1992, Grandma Olivia Hunter died in Syracuse New York at 346 Furman Street, Syracuse New York at the age of 69.

126. On August 9, 1966, Plaintiff asserts and alleges The Quaker Oats Company of Canada Limited, registered a “false oath of ownership” for Application number 0298888, registration number TMA150414. Said company is located at Quaker Park, Peterborough, Ontario, K9J7B2, and Ontario. Legal Counsel was Smark & Biggar, located at Suite 900, 55 Metcalfe Street, P.O. Box 2999 Station D, Ottawa, Ontario K1P

1 5Y6 that recorded the false oaths of ownership for a registration without a “written
2 consent”.³⁷ (Exh. CIPO143077; CIPO384601, USPTO100)

3 127. Plaintiff asserts and alleges The Quaker Oats Company of Canada Limited,
4 schemed to file a false oath of ownership without obtaining a written consent from Anna
5 Short Harrington. The conspirator failed to pay a fair share of royalties to the direct
6 heirs. Defendants the conspirator exploited Anna Harrington’s distinct facial features
7 within Canada Intellectual Property Office Registration.³⁸ The associated marks are
8 TMA143, 077TMA164, 781 TMDA14706 TMDA25681 TMDA30568. Plaintiff assert
9 The Quaker Oats Company and The Quaker Oats Company of Canada Limited schemed
10 to maintain the maintenance of involuntary servitude.³⁹

11 128. Plaintiff asserts The Quaker Oats Company of Canada Limited, conspired to
12 transact the “Aggravated Terrorist Identity Theft” through federal mail in violation of 18
13 U.S.C. § 1341, including 15 U.S.C. 1052.
14



18 Anna Short Harrington
19 Application Number 0298888,
20 Registration Number TMA150414

21 129. On or about December 13, 2011, Defendants Indra Nooyi, and Luis Prado
22 in an on-going Racketeering scheme for the maintenance involuntary servitude, and
23 Aggravated Terrorist Identity Theft the conspirators filed a false oaths of ownership
24 inside Turkish Patent and Trademark Institute.⁴⁰ The registration states that Quaker Oats
is located at 555 West Monroe Chicago Illinois 60661.⁴¹

25
26
27 ³⁷ Minnesota Statute 609.527, Subd. 5a

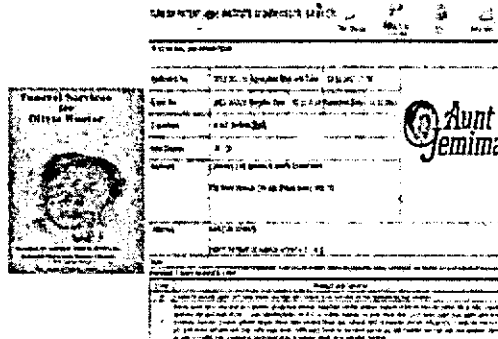
28 ³⁸ 18 U.S.C. § 1028(6)(a)

³⁹ 18 U.S.C. § 1584(a)

⁴⁰ 18 U.S.C. § 1519

⁴¹ 18 U.S.C. § 1512(c)(2)

130. The conspirators did not have written authorization to exploit Grandma Olivia's Olivia distinct facial features inside Turkish Patent and Trademark Institute, Application Number 2013/102126, Grant Number 2013 102126.⁴²

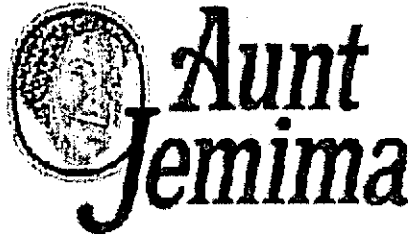


Olivia Hunter Turkey Patent Office
a/k/a/ Aunt Jemima 1991 - present
Application Number: 4020140001223
Registration Numbers: 4011038830000

131. On February 13, 2012, in the Chinese Trademark Office, Plaintiff asserts and allege John D. Rockefeller IV, Sharon P. Rockefeller, Indra Nooyi, John Does on the Board of Directors, The Quaker Oats Company were provided criminal espionage material support by Marc Kesselman from the USDA/DOJ, Allen Hoffman, Dan Bryant, Eric Holder, USDOJ, and Dean Panos to "rush" to file "False Oaths of Ownership" for the exploitation of Olivia Hunter's distinctive image / likeness without a written consent, thus constituting "*Admissions by Conduct*".

132. Plaintiff avers PepsiCo Conspirators registered the "False Oaths of Ownership" for the Aunt Jemima trademark, Filing number 010902856, Application reference SPH/TN804652EMA, classifying members of my family as "Fictional Characters / Non-Human or 3/5th of a Human Being" while exploiting the mark to discriminate against a Nationality on products and goods, thus invoking violations of TLPRC, Art. 10(6), including 15 U.S.C. 1052(a): (Exh. 666X)

⁴² TOC Art. 5(1)(a)(i)(ii)(a)(b)(B)(2)



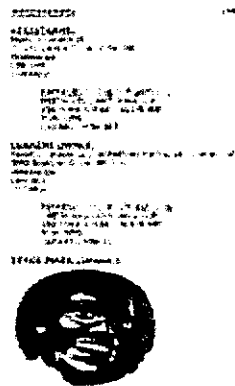
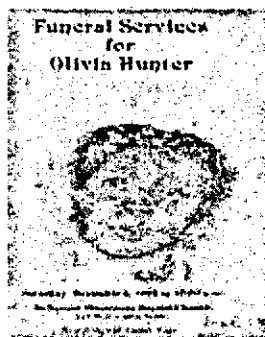
Olivia Hunter Trademark
a/k/a Aunt Jemima

Filing number 010902856,

Application reference SPH/TN804652EMA,

133. On April 30, 2012, in the Canadian Intellectual Property Office, Plaintiff asserts and alleges, John D. Rockefeller IV, Sharon P. Rockefeller, Indra Nooyi, John Does on the Board of Directors, The Quaker Oats Company were provided criminal espionage material support by the United States of America, Marc Kesselman from the USDA/DOJ, Allen Hoffman, Larry Thompson, Dan Bryant, USDOJ, and Dean Panos to "rush" to file "False Oaths of Ownership" in a "Transnational Organized Crime for Racketeering Scheme" amounting for the exploitation of Olivia Hunter's distinctive image / likeness without a written consent from my Grandmother, thus constituting "Admissions by Conduct".

134. Plaintiff avers the Conspirators registered the "False Oaths of Ownership" for the Aunt Jemima trademark Application No. 0645332, Registration No. TMA 384601, thus violating 18 U.S.C. § 1001(a)(1): (Exh. 666X; Exh. LOBI1, 666P)



Olivia Hunter Trademark
a/k/a Aunt Jemima

Application Number: 0645332
 Registration Number: TMA 384601

135. On April 30, 2012, in the Canadian Intellectual Property Office, Plaintiff asserts and alleges PepsiCo, Indra Nooyi, Sharon P. Rockefeller, John D. Rockefeller IV and Quaker Oats was provided criminal material support by Marc Kesselman, U.S. DOJ/USDOJ, Dan Bryant, U.S. DOJ, Larry Thomason U.S. DOJ, and Dean Panos to "rush" to file Application No. 0283149, and Registration No. TMA143077 and associated marks TMA234, TMDA16393, TMDA25681, and TMDA30568, thus constituting "*Admissions by Conduct*" prohibited under CAC, Art. 6(1)(a)(ii). The registrant cited itself as Quaker Oats located at 5550 Explorer Dr. 8th Floor, Mississauga, L4W 0C3, Ontario and did not have a written consent in violation of the *Trade-marks Act*, including 15 U.S.C. 1052(a)\:(Exh. CIP0143077, 3300A, 31, 23, 24, 1003)

REGISTRANT:
 PepsiCo Canada ULC
 77 City Centre Drive, Suite 300
 Mississauga
 L4W 1M5
 ONTARIO

REPRESENTATIVE FOR SERVICE:
 DEETH WILLIAMS WALL LLP
 150 YORK STREET, SUITE 400
 TORONTO
 ONTARIO M5H 3E5

CURRENT OWNER:
 PepsiCo Canada ULC, sometimes trading as "Quaker Oats"
 5550 Explorer Drive, 8th Floor
 Mississauga
 L4W 0C3
 ONTARIO

REPRESENTATIVE FOR SERVICE:
 DEETH WILLIAMS WALL LLP
 150 YORK STREET, SUITE 400
 TORONTO
 ONTARIO M5H 3E5



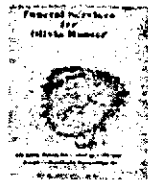
Anna Short Harrington Trademark
 a/k/a Aunt Jemima
 Application Number: 0283149
 Registration Number: TMA143077

136. Around or about May 19, 2012, Plaintiff Hunter asserts the Trilateral Commission Executive Committee Indra Nooyi for PepsiCo met with and "solicited"

United States President Barack Obama for the pursuit of Ambassadorship in a scheme to obtain “immunity” contrary to 18 U.S.C. § 2331(5)(A)(B)(i)(ii)(iii)(c), while facilitating “Transnational Aggravated Terrorist Identity Theft” of Grandma Olivia Hunter’s likeness / image without written consent, thus invoking violations of 18 U.S.C. § 1505, including 18 U.S.C. §§ 1028(A)(a)(1)(2), 1510, 1511. (Exh. 1002, 1003, 111, 310, 311)

137. On May 22, 2012, inside the European Trademark Office, Plaintiff asserts and alleges Principal Conspirator Indra Nooyi, being counseled internally by Marc Kesselman U.S. DOJ/USDOJ, Dan Bryant, U.S. DOJ, Larry Thompson U.S. DOJ, “rushed” to file on behalf of The Quaker Oats Company, located at 555 West Monroe Street Chicago, Illinois, United States of America 60661 “False Oaths of Ownership” for the Aunt Jemima trademark exploiting Olivia Hunter’s image/likeness on Class 29, and Class 30 Goods, Filing No. 010902856, Application Reference SPH/TN804652EMA “without a written consent” and labeling my Grandmother a “Fictional Character” thus constituting “*Admissions by Conduct*” prohibited under Directive 2008/95/EC of The European Parliament And of The Council Directive 89/104/EEC, codified at Directive 2008/95/EC) (Directive) and the Community Trade Mark Regulation (Council Regulation (EC) No. 40/94. (APP. A, B, C, D, E, F, G, H, I, J, K, L, M, N, O, P)

138. The Registration date is October 18, 2012 and consists of or comprises immoral, deceptive, or scandalous matter; or matter which may disparage or falsely suggest a connection with persons, living or dead, institutions, beliefs, or national symbols, or bring them into contempt, or disrepute in violation of 15 U.S.C. 1051(a) and/or in the alternative codified at E.U. Council Regulation (EC) No. 207/2009) (Regulation) and, in particular, the liability of Internet intermediaries, including Directive 2008/95/EC Article 3(1)(f)(d).

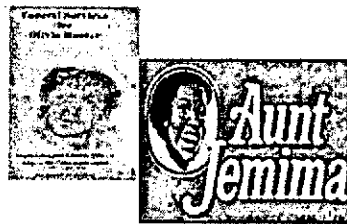


Olivia Hunter Trademark

Filing No. 010902856

Application Reference SPH/TN804652EMA

139. On December 28, 2012 in Japan Patent and Trademark Office, Plaintiff asserts and alleges Marc Kesselman, U.S. DOJ/USDOJ, Dan Bryant, U.S. DOJ, Larry Thomason U.S. DOJ, and Dean Panos “rushed” to file and provided criminal material support to The Quaker Oats Company, PepsiCo, Indra Nooyi, Sharon P. Rockefeller, Jose Prado for “False Oaths of Ownership” for Applications 5770601, 2015-014397 exploiting my Grandmother Olivia Hunter’s distinctive likeness / image “without a written consent” and labeling her a “Fictional Character,” thus constituting “Admissions by Conduct.”⁴³ The registration number is 5770601, application number 2015-014397 violates Trademark Act (商標法 Shōhyō-hō) (Article 25 and 37(i)). The expiration date term is June 12, 2025. The fraudulent holder name is ザ・クエーカー・オーツ・カンパニー. The Class, goods and services are class: Similar group code 29 主に食肉・卵・チーズ・肉エキス・じゃがいも又は乳製品からなる朝食用の冷凍惣菜, 卵を主材料とした冷凍調理済みの加工食品, 冷凍ソーセージ, 冷凍ベーコン, 冷凍調理済みのオムレツ, 冷凍調理済みのスクランブルエッグ, 肉製品, 加工卵 in violation of Japan: Trademark Act (Act No.127 of April 13, 1959, as amended up to Act No. 55 of 2006), Chpt. IV Section 2, Section 1 Trademark Right, Articles 18(1), and 25. (Exh. JPIO5770601)

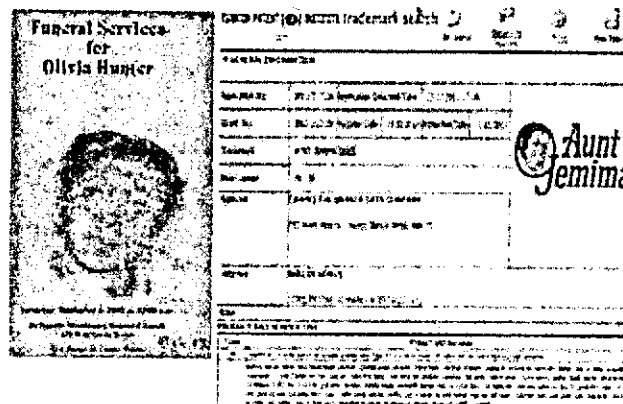


Olivia Hunter Trademark Japan
a/k/a Aunt Jemima 1991- present
Registration Number: 5770601; Exh. JIPO577060
Application Number: 2015-014397

⁴³720 ILCS 5/29D-35 (b)

140. On December 13, 2013, in Turkish Patent and Trademark Institute, Plaintiff avers Conspirators Marc Kesselman Deputy General Counsel U.S. DOJ/USDOJ, Dan Bryant, U.S. DOJ, Larry Thomason U.S. DOJ, and Dean Panos at the behest of PepsiCo and Quaker Oats “rushed” to file and provided criminal material support to The Quaker Oats Company, PepsiCo, Indra Nooyi, Sharon P. Rockefeller, Jose Prado for “False Oaths of Ownership” for the exploitation of Olivia Hunter’s image without a written consent Application Number 2013/102126, Grant Number 2013 102126, thus constituting *Admissions by Conduct* prohibited under 15 U.S.C. § 1052(a), of the Trademark Decree Law.⁴⁴ (Exh. CORR205A1, CRSKESSELMAN)

141. The Conspirators classified my Grandmothers as a “Fictional Character” consisting of or comprising immoral, deceptive, or scandalous matter to infer inferiority of an Ethnic National; or matter which may disparages or falsely suggest a connection with persons, living or dead, institutions, beliefs, or national symbols, or to bring them into contempt, or disrepute in violence of The New Turkish Trademark Law.⁴⁵

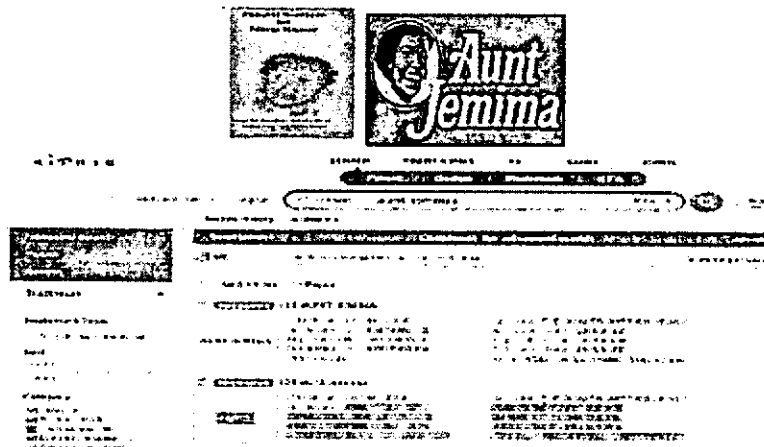


142. On January 1, 2014, in Kipris for Korea, Plaintiff asserts and alleges, John D. Rockefeller IV, Sharon P. Rockefeller, Indra Nooyi, John Does on the Board of Directors, The Quaker Oats Company were provided criminal espionage material support by the United States of America, Marc Kesselman from the USDA/DOJ, Allen

⁴⁴ KHK/556 art. 15 et seq., T.C. Resmi Gazete No, arts. 61-79, T.C. Resmi Gazete No. 22326, at 106-11

⁴⁵ Act No. 4128 dated November 3, 1995 (Turk.)

Hoffman, Dan Bryant, USDOJ, and Dean Panos to “rush” to file “False Oaths of Ownership” in a “Transnational Organized Crime Racketeering Scheme” of “Aggravated Terrorist Identity Theft” for the exploitation of Olivia Hunter’s distinctive image / likeness without a written consent. The Application is No. 4020140001223, Registration No. 4011038830000, “without a written consent” from Olivia Hunter, thus constituting “*Admissions by Conduct*”. The Quaker Oats Company, Number is 520010500371 cited as Class 29, and Class 30 Goods, thus invoking *Mens rea*,⁴⁶ thus invoking violations of Republic of Korea Trademark Act (Act No. 71 of November 28, 1949, as amended up to Act No. 9678 on May 21, 2009), Chpt. VI, Article 65, 66, 67.⁴⁷



Application No. 4020140001223

Registration No. 4011038830000

Olivia Hunter Kipris Trademark⁴⁸

a/k/a Aunt Jemima

143. On January 7, 2015, Plaintiff avers The Quaker Oats Company, filed in Kipris, the Aunt Jemima trademark, Registration 4011038820000, Application No. 4020150001066 during the pendency of the case without Grandma Olivia Hunter’s likeness, through the Agent Yang, Yune Wee Hye Suk, thus constituting “*Admissions By*

⁴⁶ TOC Art. 8 *et seq.*

⁴⁷ http://engportal.kipris.or.kr/engportal/search/total_search.do

⁴⁸

<http://engdtj.kipris.or.kr/engdtj/wpages/result/SRIM1000.jsp?method=bigImageTM&applno=4020140001223&no=4020140001223.jpg>

1 *Conduct*".⁴⁹ The Conspirators excluded the image because they were using Grandma
2 Olivia Hunter's likeness without a written consent and her knowledge.

3 AUNT JEMIMA

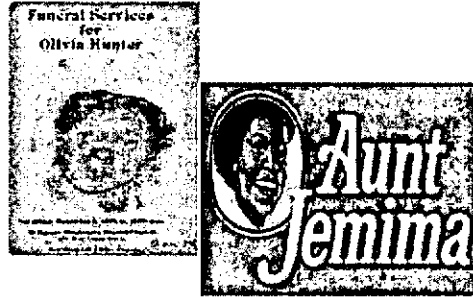
4
5 144. On February 18, 2015 in the Japan Patent and Trademark Office, Plaintiff
6 asserts on the same day that Partisan Activist Edmond Chang dismissed the case, and
7 concealed that he was secretly appointed by Barack Obama, concealed the "criminal
8 conflicts of interest" pertaining to "MOUs" between the William J. Clinton Jr.
9 Foundation, "SPAs" between PepsiCo, and William Clinton Jr. Foundations, William
10 Clinton Jr. and George Bush Haiti Fund, Hunter alleges, John D.J. Rockefeller IV,
11 Sharon P. Rockefeller, Indra Nooyi, and the John Does on the Board of Directors, The
12 Quaker Oats Company were provided "criminal espionage material support" by the
13 U.S. Department of State, USDOJ, Marc Kesselman from the USDA/DOJ, Allen
14 Hoffman, Dan Bryant, USDOJ, and Dean Panos to "rush" to file multiple "False Oaths
15 of Ownership" in through a "TOC Network" to carry out a "Racketeering Scheme" of
16 "Aggravated Terrorist Identity Theft" for the exploitation of Olivia Hunter's distinctive
17 image / likeness "without a written consent," thus constituting "*Admissions by Conduct*"
18 prohibited under 18 U.S.C. 1028(A)(a) (1)(2).

19 145. Quaker Oats filed a registration number is 5770601, application number
20 2015-014397. The expiration date term is June 12, 2025. The fraudulent holder name is
21 ザ・クエーカー・オーツ・カンパニー. The Class, goods and services are class:
22 Similar group code 29 主に食肉・卵・チーズ・肉エキス・じゃがいも又は乳製品
23 からなる朝食用の冷凍惣菜, 卵を主材料とした冷凍調理済みの加工食品, 冷凍
24 ソーセージ, 冷凍ベーコン, 冷凍調理済みのオムレツ, 冷凍調理済みのスクラ
25 ンブルエッグ, 肉製品, 加工卵. Grandma Olivia did not give Quaker Oats or
26 PepsiCo Permission to classify her as a fictional character, contrary to Japan: Trademark
27

28 49

<http://engdtj.kipris.or.kr/engdtj/wpages/result/SRIM1000.jsp?method=bigImageTM&applno=4020140001222&no=4020140001222.jpg>

Act (Act No.127 of April 13, 1959, as amended up to Act No. 55 of 2006), Chpt. IV
Section 2, Section 1 Trademark Right, Articles 18(1), and 25. (Exh. JIPO577)



Olivia Hunter Trademark Japan
a/k/a Aunt Jemima

Registration Number: 5770601; Exh. JIPO577

Application Number: 2015-014397

XIV. CONSPIRACY TO USE THE CONDUIT OF COVINGTON & BURLING LLP
AS A "CONSTRUCTIVE TRUST" TO SUBSUME THE USDOJ:

146. Around or about **March 17, 1965**, Plaintiff asserts Principal Conspirator James P. Shanahan appeared at the behest of Defendant PepsiCo/USDOJ and served a **"Motion To Compel A Full Accounting of Aunt Jemima Royalties"** with a **\$96,000,000.00** bond placed on Aunt Deloris to benefit PepsiCo Inc. and Quaker Oats **"Success"**. Plaintiff asserts the defendants engaged in a "pattern and practice" **"Endangering The Welfare of Uncle Levi Harrington** who was **"Physically Disabled Person"** with **"One Arm"** ("emphasis added") invoking violations of N.Y.P.L. § 260.32(1). According to Covington & Burling / US Assistant Attorney Shanahan's Obituary, after graduating from the Law School, Shanahan immediately went to Washington, D.C. According to the obituary of Shanahan, he became a "Partner" inside **"Covington & Burling"** working with "Variable Annuity Life Insurance Company's corporate legal department drafting Federal and State legislation and regulations dealing with the company's principals and the Board of Directors," (*i.e.* PepsiCo and Quaker Oats), thus invoking herein 18 U.S.C. §§ 371, and 872 for imputing guilt for collusion

1 and "Extortion" by "Officers or Employees of the United States of America". (Exh.
2 666A, 666B, OBT11)

3 147. At the behest of PepsiCo, James P. Shanahan, Legal Principal under the
4 "color of official right" for the USDOJ engaged in a form of "**Soft Intimidation**" to
5 violate my family's "**U.S. Constitutional First Amendment**" – "**Rights to Association**
6 **and the Redress grievances to the Court**" by serving a "Sham" "Amendment to
7 Supplemental No. 1 Proof of Claim dated September 4, 1962 for \$128.25" PepsiCo and
8 Quaker Oats concealing and stealing royalties. During said hearing PepsiCo, exploited
9 the instrumentalities of the USDOJ to intimate Uncle Levi from inquiring and/or
10 investigating "non-payment" of stolen Aunt Jemima royalties by Conspirators The
11 Quaker Oats Company and PepsiCo Inc., thus "Endangering the Welfare of a Physically
12 Disabled Person, constituting a Class E Felony contrary to N.Y.P.L. 260.25". (App.
13 TERR1)

14 "2. That petitioner 1 is a creditor by virtue of Federal tax liens.
15 The United States filed its claim on September 4, 1962 for
16 \$299.92 and Amendment to Supplemental No. 1 to Proof of
17 Claim dated September 4, 1962 for \$128.25."

18 "7. That said Levi Harrington has not rendered any account of
19 his proceedings as such Administrator."

20 "That there are no other persons than Levi Harrington, brother,
21 Laura Mae Patterson, sister, and Olivia Hunter, sister..." (Exh.
22 TERR1)

23 **XV. PEPSICO'S "PATTERN AND PRACTICE" OF GRAND LARCENY.**

24 148. On March 18, 2013, Joan Ritchie Silleck, Robert Ritchie et al. v. PepsiCo,
25 Inc., Case number 1:12-cv-03556, Docket 13, (U.S. District Court of New York 2013),
26 before Judge Jesse Furman prevailed in a lawsuit against PepsiCo for the "recidivist
27 mafia pattern and practice" of obstruction of justice and interference with "Direct Heirs'
28 Estates Rights, Documents, Papers and Effects" to take by force the Pepsi formula, thus
invoking 18 U.S.C. § 1961(5) for two or more predicate acts within a 10 year window: